

(6) If in the opinion of the appropriate Government any such authority which has been ordered under sub-rule (5) to take any action has failed to take, or is unlikely to take, the measures within the period specified in the order, without prejudice to any other proceedings which may be taken, the appropriate Government may cause the said measures to be taken as required, and direct that the said Gazette shall be delayed out of the hands of the said authority."

Part II, George, September 22, 1941.
[G.O. No. 36, 2025, Public (G.O.).]

No. 311.
The following notification of the Government of India is reproduced:—

REVENUE CO-OPERATION DEPARTMENT.

Bombay, the 20th September 1941.

No. 1295-G.O.—In exercise of the powers conferred by section 2 of the Defence of India Act, 1938 (XXCV of 1938), the Central Government is pleased to direct that the following further amendment shall be made in the Defence of India Rules, namely:—

After rule 22 of the said rules, the following rule shall be inserted, namely:—

"22. (1) The Central Government or the Provincial Government, if it is satisfied that any person is acting in any class or description of activity or in the manner in which information of military value or otherwise, is facilitating the preparation or carrying out of hostile operations, may by order make provision:—

(a) for requiring any person who has any such article in his possession or under his control to report the fact to such authority as may be specified in the order;

(b) for prohibiting or restricting the acquisition, sale, distribution, possession or disposal of such articles;

(c) for requiring such articles to be placed in the custody of such authority as may be specified in the order;

(d) for authorizing or requiring the destruction of such articles;

(e) for such incidental and supplementary matters as appear to the Central Government or the Provincial Government, as the case may be, to be necessary or expedient for the purpose of the order.

(2) If any person fails to comply with any order made in pursuance of this rule, he shall be punishable with imprisonment for a term which may extend to three years, or with fine, or with both."

Amendment to the Newspaper Control Order, 1941.

Part II, George, September 16, 1941.
[G.O. No. 36, 2025, Public (G.O.).]

No. 312.
The following notification of the Government of India is reproduced:—

DEPARTMENT OF COMMERCE.

Bombay, the 20th September 1941.

No. 1244-G.O.—In exercise of the powers conferred by section 2 of the Defence of India Act, 1938, the Central Government is pleased to direct that the following further amendments shall be made in the Newspaper Control Order, 1941, namely:—

1. In the said Order:—

(1) for paragraph 3, the following paragraph shall be substituted, namely:—

"3. Distribution of ads and use of newspaper.—Every printer or person in Form I or Form II, as the case may be, obtained from the Central Government or its officer authorized by the Central Government to

do so, shall, or under Open General Permit issued by the Central Government:—

(a) as printed shall, after the 20th June 1941, not advertise otherwise than in the presence of a newspaper press or in a newspaper; and

(b) after the 20th June 1941 as proprietor of a newspaper office, or after the 20th September 1941 as proprietor of a newspaper, shall not distribute for any purpose other than the printing of newspapers containing supplements and enclosures thereof."

(2) Paragraphs 5 and 6 shall be renumbered as paragraphs 7 and 8 respectively and before paragraph 7 as so renumbered, the following paragraph shall be inserted, namely:—

"5. Distribution of returns by proprietors of newspapers.—Every proprietor of a newspaper shall submit to the Civil Controller, or to an officer, Imperial Commissioner, Deputy Commissioner or District Officer, as may be, on or before the 15th day of every month commencing with the 15th September 1941, a true return in Form IV of the returns of newspaper sales, circulation, advertisements at newspaper office, and other matters and documents deposited of by him during the preceding calendar month.

6. Submission of returns by proprietors of newspapers first published in India.—Every proprietor of a newspaper first published in India shall submit to the Civil Controller or to an officer, Imperial Commissioner, Deputy Commissioner or District Officer, as may be, on or before the 15th day of every month commencing with the 15th September 1941, a true return in Form IV in respect of each such newspaper."

(3) In paragraph 7 as so renumbered, after the words "newspaper press," the words "or of a newspaper" shall be inserted;

(4) In paragraph 8 as so renumbered, for the words "Form I" the words "Form II" shall be substituted.

II. In the forms appended to the said Order:—

(a) in Form IV, after the words "Newspaper Press," the words "or newspaper" shall be inserted;

(b) in the footnote below Form IV, after the words "newspaper press," the words "or newspaper" shall be inserted;

(c) in Form V, after the words "newspaper press," the words "or newspaper" shall be inserted;

(d) in Forms V and VI, for the words "Form I" the words "Form II" shall be substituted;

(e) after Form III, the following form shall be inserted, namely:—

Form III—A.

The Newspaper Control Order, 1941.

(Paragraph 4.)

Name of the newspaper:.....

Full address:.....

The printer declares that the following is a true account in respect of:..... (Name of newspaper)

1. Date on which the newspaper was started:.....

2. Circulation of newspaper from the date of first issue to 31st August 1941:.....

(a) In total (No. of copies):.....

(b) In sheets (No. of sheets):.....

3. Size of the page of paper:.....

4. Average number of pages per issue of the newspaper from the date of first issue to the 31st August 1941:.....

5. Number of issues of the newspaper from the date of first issue to the 31st August 1941:.....

6. Name of press in which newspaper is printed:.....

Note.—A separate return should be made in this form in respect of each newspaper.

Date:.....

Signature:.....

Post St. George, September 18, 1941
10.9. 8% 2% 20% 10% 10% 10%

934-935

The following certification of the Government of India is published:—

HUMAN CO-COORDINATION DEPARTMENT

Journal, the 11th September 1961.

No. 878-OR-1041—Is a question of the powers conferred by clause 10 of rule 97 of the Defense of India Rules, the Central Government is pleased to direct that the F-80s assigned to its maintenance in the Defense Education Department No. 878-OR-1041, dated the 28th May 1945, shall with effect from and from the 28th

(a) by inserting the names and addresses specified in 2.2. of the Schedule hereto, respectively;

(4) by deleting the names and addresses specified in Part II of the Schedule herein annexed; and

(c) By making the amendments specified in Part III of the Schedule hereto annexed.

Sigurdur Jónsson

References

[illegible]

No. 35.

In exercise of the powers conferred by paragraph (1) of sub-section (2) of section 34 of the Government of India Act, 1919, His Excellency the Governor of Madras is hereby pleased to make the following rules relating to the grant of gratuities payable to the families of deceased Government servants who were in non-commissioned service—

RULES.

1. (1) These rules may be called the Madras Non-commissioned Gratuation (Non-pensionable Establishments) Rules, 1931.

(2) They shall be deemed to have come into force on the 1st day of April 1931.

2. These rules shall apply to the families of deceased Government servants who—

(a) were in non-commissioned service, or
(b) held merely probationary, educating or temporary appointments in departments other than the Survey and Settlement Departments or held such appointments in the Survey and Settlement Departments for less than twenty years;

(c) were awarded paid leave certificates, or

(d) were borne on the unestablished establishment.

They shall not apply to the family of a person who was subject to a Contributory Provident Fund.

3. For the purposes of these rules—

(a) "Family" includes the Government servant's wife, his legitimate children, step-children, parents, father and mother, brothers, who had been wholly dependent on him; and

(b) "monthly pay" or "monthly pay" means—

(i) in the case of a whole-time Government servant employed on piece-work wages, the average monthly remuneration drawn during a period of one year immediately before retirement or death;

(ii) in the case of a Government servant employed on daily wages, such wages drawn immediately before retirement or death multiplied by 30; and

(iii) in the case of other Government servants their monthly non-effective pay drawn immediately before retirement or death.

4. The amount of gratuity to be paid under these rules shall be regulated as follows:—

Amount of gratuity.

Non-commissioned of position.

Service of not less than 10 years .. 75%.

Service of not less than 10 years but less than 15 years .. 50%.

Service of less than 10 years but not less than 5 years .. 25%.

Service of less than 5 years .. No gratuity.

Service of less than 5 years but not less than 1 year .. 10%.

Service of less than 1 year .. No gratuity.

Service of less than 1 year but not less than 6 months .. 5%.

Service of less than 6 months .. No gratuity.

Service of less than 6 months but not less than 3 months .. 2%.

Service of less than 3 months .. No gratuity.

Service of less than 3 months but not less than 1 month .. 1%.

Service of less than 1 month .. No gratuity.

Service of less than 1 month but not less than 15 days .. 50%.

Service of less than 15 days .. No gratuity.

Service of less than 15 days but not less than 7 days .. 25%.

Service of less than 7 days .. No gratuity.

Service of less than 7 days but not less than 3 days .. 10%.

Service of less than 3 days .. No gratuity.

Service of less than 3 days but not less than 1 day .. 5%.

Service of less than 1 day .. No gratuity.

Service of less than 1 day but not less than 12 hours .. 2%.

Service of less than 12 hours .. No gratuity.

Service of less than 12 hours but not less than 6 hours .. 1%.

Service of less than 6 hours .. No gratuity.

Service of less than 6 hours but not less than 3 hours .. 50%.

Service of less than 3 hours .. No gratuity.

Service of less than 3 hours but not less than 1 hour .. 25%.

Service of less than 1 hour .. No gratuity.

Service of less than 1 hour but not less than 30 minutes .. 10%.

Service of less than 30 minutes .. No gratuity.

Service of less than 30 minutes but not less than 15 minutes .. 5%.

Service of less than 15 minutes .. No gratuity.

Service of less than 15 minutes but not less than 5 minutes .. 2%.

Service of less than 5 minutes .. No gratuity.

Service of less than 5 minutes but not less than 1 minute .. 1%.

Service of less than 1 minute .. No gratuity.

Service of less than 1 minute but not less than 30 seconds .. 50%.

Service of less than 30 seconds .. No gratuity.

Service of less than 30 seconds but not less than 15 seconds .. 25%.

Service of less than 15 seconds .. No gratuity.

Service of less than 15 seconds but not less than 5 seconds .. 10%.

Service of less than 5 seconds .. No gratuity.

Service of less than 5 seconds but not less than 1 second .. 5%.

Service of less than 1 second .. No gratuity.

Service of less than 1 second but not less than 1/2 second .. 2%.

Service of less than 1/2 second .. No gratuity.

Service of less than 1/2 second but not less than 1/4 second .. 1%.

Service of less than 1/4 second .. No gratuity.

Service of less than 1/4 second but not less than 1/8 second .. 50%.

Service of less than 1/8 second .. No gratuity.

10. Subject to the provisions of rule 8, the gratuity may be paid in several instalments in order to defray the educational expenses of the children of the deceased Government servant.

W. SCOTT THOMAS,
Secretary to Government.

Amendment to the Contributory Provident Fund Rules (Madras).

Fort St. George, August 21, 1931.
(P.O. No. 47, Finance (General).)

No. 36.

In exercise of the powers conferred by paragraph (1) of sub-section (2) of section 34 of the Government of India Act, 1919, His Excellency the Governor of Madras is hereby pleased to make the following rules amend the Contributory Provident Fund Rules (Madras) published with Finance Department Circular No. 115, dated the 21st August 1931, at page 117 in Part I of the Fort St. George Gazette, dated the 22nd September 1930, and subsequently amended—

AMENDMENT.

In sub-rule (1) of rule 8 of the said rules, the word "any" the word "shall" shall be substituted.

Amendment to the Deceased Service Provident Fund Rules.

Fort St. George, September 23, 1931.

No. 37.

The following amendments of the Government of India is published:—

FINANCE DEPARTMENT.

Bombay, the 23rd September 1931.

No. F. ST. GEORGE 1931—In pursuance of sub-rule (1) of rule 13 of the Deceased Service Provident Fund Rules, the Government-General in Council is pleased to direct that the following Rules and amendments shall be made in the said rules, namely:—

1. In the said rules—

(a) for rule 4, the following rule shall be substituted, namely:—

"4. (1) A subscriber shall, as soon as may be after joining the Fund, send to the Account Officer, a nomination preferring upon him or some person the right to receive the amount that may stand to his credit in the Fund, in the event of his death before that amount has become payable, or having become payable, has not been paid."

Provided that if, at the time of making the nomination the subscriber has a family, the nomination shall not be in favour of any person or persons other than the members of his family.

(2) If a subscriber nominates more than one person under sub-rule (1), he shall specify in the nomination the amount or share payable to each of the nominees on such manner as to cover the whole of the amount that may stand to his credit in the Fund at any time.

(3) Every nomination shall be in such one of the forms set forth in the First Schedule as is appropriate in the circumstances.

(4) A subscriber may at any time cancel a nomination by sending a notice in writing to the Account Officer.

Provided that the subscriber shall, along with such notice, send a firm nomination made in accordance with the provisions of sub-rule (1) to (3).

(5) Without prejudice to the provisions of sub-rule (4), a subscriber shall along with every nomination made by him under this rule send to the Account Officer a completed notice of nomination which shall be in such one of the forms set forth in the Second Schedule as is appropriate in the circumstances.

(6) Immediately on the occurrence of any event by reason of which the foregoing notice of proceedings referred to in sub-rule (3) becomes operative and the amount due when last notice was given is not paid, the subscriber shall send to the Account Officer a fresh statement made in accordance with the provisions of sub-rule (1) to (5).

(7) Every contribution made, and every notice of cancellation given, by a subscriber shall, to the extent that it is valid, take effect on the date on which it is received by the Account Officer.

(8) Nothing in sub-rule (1) to (5) shall be deemed to invalidate, or to require the replacement by a cancellation thereunder of, a subscription duly made before, and subsisting on the 31st September 1941:

Provided that in respect of every such cancellation, the subscriber shall, as soon as may be after the said date send to the Account Officer a continuing notice of cancellation in such one of the forms set forth in the Second Schedule as is appropriate to the subscription.

(9) In clause (5) of sub-rule (4) of rule 25, for the words, brackets and figure "under sub-rule (5)", the words, brackets and figure "under the proviso to sub-rule (5)" shall be substituted.

II. For the first and the second schedules in the said rules, the following schedules shall be substituted, namely:—

" FIRST SCHEDULE.

[See rule 6 (2).]

Form of Nomination.

1. When the subscriber has a family and wishes to nominate any member thereof

I hereby nominate the person mentioned below, who is a member of my family as defined in rule 2 of the Delance Savings Provident Fund Rules, to receive the amount that may stand to my credit in the Fund, in the event of my death before that amount has become payable, or having become payable, has not been paid:—

State and address of nominee.	Relationship with subscriber	Age.

Dated this day of 19 ..

At

Signature of subscriber.....

Two witnesses to signature—

(1)

(2)

II. When the subscriber has a family and wishes to nominate more than one member thereof.

I hereby nominate the persons mentioned below, who are members of my family as defined in rule 2 of the Delance Savings Provident Fund Rules, to receive the amount that may stand to my credit in the Fund, in the event of my death before that amount has become payable, or having become payable has not been paid, and direct that the said

amount shall be distributed among the said persons in the manner above being agreed their names:—

Name and address of nominee.	Relationship with subscriber	Age.	* Amount or share of amount payable to be paid in cash.

Dated this day of 19 ..

At

Signature of subscriber.....

Two witnesses to signature—

(1)

(2)

* NOTE.—This column should be filled in so as to cover the whole amount that may stand to the credit of the subscriber in the Fund at any time.

III. When the subscriber has no family and wishes to nominate any person.

I having no family as defined in rule 2 of the Delance Savings Provident Fund Rules hereby nominate the person mentioned below to receive the amount that may stand to my credit in the Fund, in the event of my death before that amount has become payable, or having become payable, has not been paid:—

Name and address of nominee.	Relationship with subscriber	Age.

Dated this day of 19 ..

At

Signature of subscriber.....

Two witnesses to signature—

(1)

(2)

IV. When the subscriber has no family and wishes to nominate more than one person.

I having no family as defined in rule 2 of the Delance Savings Provident Fund Rules hereby nominate the persons mentioned below to receive the amount that may stand to my credit in the Fund, in the event of my death before that amount has become payable, or having become payable, has not been paid, and direct that the said amount shall be distributed among the said persons in the manner above being agreed their names:—

Name and address of nominee.	Relationship with subscriber	Age.	* Amount or share of amount payable to be paid in cash.

Dated this day of 19 ..

At

Signature of subscriber.....

Two witnesses to signature—

(1)

(2)

* NOTE.—This column should be filled in so as to cover the whole amount that may stand to the credit of the subscriber in the Fund at any time.

amount has become payable, or having become payable, has not been paid.—

Name and address of member.	Relationship with subscriber.	Age.

Dated this day of 19 ..

at

Signature of subscriber.....

Two witnesses to signature—

- (1)
(2)

II. When the subscriber has a family and wishes to nominate more than one member named.

I hereby nominate the persons mentioned below, who are members of my family as defined in rule 2 or the Contributory Provident Fund Rules (hereafter), to receive the amount that may stand to my credit in the Fund, in the event of my death before that amount has become payable, or having become payable has not been paid, and direct that the said amount shall be distributed among the said persons in the manner shown below against their names—

Name and address of member.	Relationship with subscriber.	Age.	* I intend to make no nomination in the event of my death.

Dated this day of 19 ..

at

Signature of subscriber.....

Two witnesses to signature—

- (1)
(2)

* Here, this column should be filled in so as to show the whole amount that may stand to the credit of the subscriber in the Fund at my death.

III. When the subscriber has no family and wishes to nominate one person.

I, having no family as defined in rule 2 of the Contributory Provident Fund Rules (hereafter), hereby nominate the person mentioned below to receive the amount that may stand to my credit in the Fund, in the event of my death before that amount has become payable, or having become payable, has not been paid—

Name and address of nominee.	Relationship with subscriber.	Age.

Dated this day of 19 ..

at

Signature of subscriber.....

Two witnesses to signature—

- (1)
(2)

IV. When the subscriber has no family and wishes to nominate more than one person.

I, having no family as defined in rule 2 of the Contributory Provident Fund Rules (hereafter), hereby nominate the persons mentioned below to receive the amount that may stand to my credit in the Fund in the event of my death before that amount has become payable, or having become payable has not been paid, and direct that the said amount shall be distributed among the said persons in the manner shown below against their names—

Name and address of nominee.	Relationship with subscriber.	Age.	* I intend to make no nomination in the event of my death.

Dated this day of 19 ..

at

Signature of subscriber.....

Two witnesses to signature—

- (1)
(2)

* Here, this column should be filled in so as to show the whole amount that may stand to the credit of the subscriber in the Fund at my death.

NOTES (CONTINUED)

(Six rules 6 (b) and 6(c).)

Form of original notice of nomination.

I, whose nomination is in favour of one or more members of the subscriber's family,

do hereby give notice to my right under sub-rule (c) of rule 6 of the Contributory Provident Fund Rules (hereafter) to cancel the nomination made by me on day of 19 .., whenever I think fit, I hereby give notice that in the event of my death, the said nomination shall forthwith stand cancelled.

Dated this day of 19 ..

at

Signature of subscriber.....

Two witnesses to signature—

- (1)
(2)

II. Where nomination is in favour of one or more persons not being members of the subscriber's family.

I do hereby give notice to my right under sub-rule (c) of rule 6 of the Contributory Provident Fund Rules (hereafter) to cancel the nomination made by me on day of 19 .., whenever I think fit, I hereby give notice that in the event of my death, the said nomination shall forthwith stand cancelled.

Dated this day of 19 ..

at

Signature of subscriber.....

Two witnesses to signature—

- (1)
(2)

**Amendments to the Grand President Fund
(General Services) Rules.**

Fort St. George, September 22, 1961.

No. 85.

The following notification of the Government of India is published:—

FOREIGN DEPARTMENT.

Encls. No. 118 September 1961.

No. F. 22 (4)-R. II/50.—In exercise of the powers conferred by clause (a) of sub-section (1) of section 50, and with sub-section (2) of section 203 of the Government of India Act, 1950, the Government-General in Council is pleased to direct that the following further amendments shall be made in the Grand President Fund (General Services) Rules, namely:—

I. In the said rules:—

(1) For rule 8, the following rule shall be substituted, namely:—

"8. (1) A subscriber shall, as soon as may be after paying the Fund, send to the Account Officer, a memorandum concerning the sum or sums payable to him in respect of the amount that may stand to his credit in the Fund, in the event of his death before that amount has become payable, or having become payable, has not been paid.

Provided that if, at the time of making the memorandum, the subscriber has a family, the memorandum shall not be in favour of any person or persons other than the members of his family.

(2) If a subscriber nominates more than one person under sub-rule (1), he shall specify in the memorandum the amount or share payable to each of the persons in such manner as to cover the whole of the amount that may stand to his credit in the Fund at any time.

(3) Every nomination shall be in such one of the forms set forth in the Fund Schedule as is appropriate in the circumstances.

(4) A subscriber may at any time cancel a nomination by sending a notice in writing to the Account Officer.

Provided that the subscriber shall, along with such notice, send a fresh nomination, the same being in accordance with the provision of sub-rule (1) to (3).

(5) Without prejudice to the provision of sub-rule (4), a subscriber shall along with every nomination made by him under this rule send to the Account Officer a contingent notice of nomination which shall be in such one of the forms set forth in the Fund Schedule as is appropriate in the circumstances.

(6) Immediately on the occurrence of any event by reason of which the contingent notice of nomination referred to in sub-rule (5) becomes operative and the nomination to which that notice relates consequently stands cancelled, the subscriber shall send to the Account Officer a final nomination made in accordance with the provisions of sub-rule (4) to (3).

(7) Every nomination made, and every notice of cancellation given, by a subscriber shall, in the event that it is valid, take effect on the date on which it is received by the Account Officer.

(8) Nothing in sub-rule (1) to (7) shall be deemed to be valid, or to require the employment of a memorandum (Memorandum) or a nomination duly made before, and submitted on or on the 5th day of 1961.

Provided that in respect of every such nomination, the subscriber shall, as soon as may be after the said date and in the Account Officer a contingent notice of nomination in such one of the forms set forth in the Fund Schedule as is appropriate in the circumstances."

(9) In clause (2) of sub-rule 10 of rule 20, for the words, "household and dependents" under sub-rule (2)", the words, "beneficiaries and dependents" under the phrase in sub-rule (2)" shall be substituted.

II. For the First and the Second Schedules to the said Rules, the following Schedules shall be substituted, namely:—

*** FIRST SCHEDULE.**

[See rule 8 (3).]

Form of Nomination.

I, When the subscriber has a family and wishes to nominate one member thereof.

I hereby nominate the person mentioned below, who is a member of my family as defined in rule 2 of the General President Fund (General Services) Rules, to receive the amount that may stand to my credit in the Fund, in the event of my death before that amount has become payable, or having become payable has not been paid.

Name and address of nominee.	Relationship with subscriber.	Age.

Dated this day of 19 ..

By the subscriber

Signature of subscriber

Two witnesses to Signature:—

(1) day of 19 ..

(2) day of 19 ..

III. When the subscriber has a family and wishes to nominate more than one member thereof.

I hereby nominate the persons mentioned below, who are members of my family as defined in rule 2 of the General President Fund (General Services) Rules, to receive the amount that may stand to my credit in the Fund, in the event of my death before that amount has become payable, or having become payable has not been paid, and direct that the said amount shall be distributed among the said persons in the manner shown below against their names:—

First nomination of nominee.	Share payable with subscriber.	Age.	* Amount or share of amount payable to be paid to each.

Dated this day of 19 ..

By the subscriber

Signature of subscriber

Two witnesses to signature:—

(1) day of 19 ..

(2) day of 19 ..

* Note.—This column should be filled in so as to show the whole amount that may stand to the credit of the subscriber in the Fund at any time.

III. When the subscriber has no family and wishes to nominate one person.

I, having no family as defined in rule 2 of the General President Fund (General Services) Rules, hereby nominate the person mentioned below to receive the amount that may stand to my credit in

the Fund, in the event of my death before that amount has become payable, or having become payable has not been paid.—

Name and address of subscriber	Relationship with subscriber	Age

Dated this _____ day of _____ 1941
at _____

Signature of subscriber _____

Two witnesses to signature—

(1) _____

(2) _____

IF. When the subscriber has no family and wishes to nominate some other person.

I, bearing no family as defined in rule 2 of the General Provident Fund (Central Government) Rules, hereby nominate the person mentioned below to receive the amount that may stand to my credit in the Fund, in the event of my death before that amount has become payable or having become payable has not been paid, and direct that the said amount shall be distributed among the said persons in the manner shown below against their names.—

Name and address of subscriber	Relationship with subscriber	Age	* Amount or share of such amount to be paid to him

Dated this _____ day of _____ 1941
at _____

Signature of subscriber _____

Two witnesses to signature—

(1) _____

(2) _____

* Being a child should be filed in so far as to ensure the child reaches 18 years of age in the month of the subscriber in the Fund at any time.

GENERAL SCHEME.

[See rule 1 (a) and (b).]

Form of completed notice of contribution.

I. Where nomination is in favour of one or more members of the subscriber's family.

Without prejudice to my right under sub-rule (2) of rule 2 of the General Provident Fund (Central Government) Rules to cancel the nomination made by me on _____ whenever I think fit, I hereby give notice that in the event of my death _____

nominate _____ hereunder preferring but, the person named nomination shall forthwith stand cancelled.

Dated this _____ day of _____ 1941
at _____

Signature of subscriber _____

Two witnesses to signature—

(1) _____

(2) _____

II. Where nomination is in favour of one or more persons not being members of the subscriber's family.

Without prejudice to my right under sub-rule (2) of rule 2 of the General Provident Fund (Central Government) Rules to cancel the nomination made by me on _____ whenever I think fit, I hereby give notice that in the event of my death _____

nominate _____ hereunder preferring but, the person named nomination shall forthwith stand cancelled.

Dated this _____ day of _____ 1941
at _____

Signature of subscriber _____

Two witnesses to signature—

(1) _____

(2) _____

Noted scheme of contribution out of Budget allowance for Central Government servants other than Railway employees.

Part St. George, September 23, 1941.

The following nomination of the Government of India is republished—

FINANCE DEPARTMENT

Dated, the 26th September 1941.

No. P. 41 (15-9-41)-In modification of the scheme of discontinuous rank of leave allowance for Central Government servants under the Railway employees working in the Madras Presidency published with the Finance Department Notification No. P. 41, 1448 (1941), dated the 26th December 1939, the Government of India in Council is pleased to decide that the scheme which embodied in the Government of Madras Order No. 205, Finance, dated the 12th August 1941, shall apply to Central Government servants other than Railway employees mentioned in that Finance, and that orders issued by the Government of Madras from time to time in pursuance of paragraph 3 of that order shall apply to such Central Government servants also.

J. P. S. SINGH,
Deputy Secretary to Government.

HOME DEPARTMENT.

Extension of leave.

Part St. George, September 21, 1941.

No. 8935.
Mr. Ashok Ali, B.A. at Law, Chief Executive Magistrate, and one of leave on account pay no medical certificate for two months from the 26th September 1941.

Commencement of probation.

Part St. George, September 21, 1941.

No. 8934.
The following officers will be deemed to have commenced their probation on the Madras Police Service on the dates noted against them—

Name of officer.	Date of commencement of probation.
(1) Khan Sahib Mahabub Ali Sahib	2nd June 1941.
(2) Sir J. S. Srinivasan	Do.
(3) Sir P. D. V. Srinivasan	1st May 1941.
(4) Sir M. V. Venkataswami Srinivasan	25th May 1941.

Appointment and Posting

Part St. George, September 18, 1941.

No. 8935.
Mr. A. Srinivasan, Deputy Collector, Adilabad, to be Third Presidency Magistrate, Madras, not to be Madras also liable of said further orders.

persons likely to be affected thereby and return in better order, that the duty will be taken into consideration on or after the 31st October 1931.

Any objection or suggestion which may be received from any person in respect of the said duty before the date specified will be considered by the Central Government.

AMENDMENTS.

1. For subrule (2) of rule 34 of the said rules, the following subrule shall be substituted, *namely*—

"(2) Every application for the grant or renewal of a licence to manufacture or possess explosives shall be in Form G and shall be accompanied by a plan in duplicate, drawn to scale, of the proposed magazine or factory and of the site, showing the boundaries thereof and, except in the case of an application for a licence in Form J or K, specifying the persons referred to in rule (1) below Form C."

2. In subrule V to the said rules—

(a) in Form 2, in the Table annexed to—

(i) for the entries in second, third and fourth columns against Mode B, the following words shall, respectively, be substituted, *namely*—

"(Max. 40 lbs.) (Min. 10 lbs.) (Over 40 lbs.)

lbs. " lbs. " lbs. "

(ii) in the footnote to the said table, the word and letter "a" shall be omitted.

(iii) in Form K, in the last column of the heading to the Table in Schedule I, for the word "or" the words and sign "and/or" shall be substituted.

Amendments to the special rules for the Madras Police Subordinate Service and Madras Madalar Special Police Subordinate Service.

Fort St. George, September 17, 1931.
(G.O. No. 4855, Secy.).

No. 1024.

In exercise of the powers conferred by sections 3 of the Madras District Police Act, 1920 (XXIV of 1920), and section 2 of the Madras City Police Act, 1916 (XXVIII of 1916), His Excellency the Governor of Madras is hereby pleased to make the following amendments to the rules for the Madras Police Subordinate Service published with Public Government Department Notification No. 524 dated the 6th June 1930, at pages 402 to 407 of Part I of the Fort St. George Gazette, dated the 19th June 1930, as subsequently amended—

AMENDMENTS.

I.

In subrule (b) of rule 2 of the said rules, the words "but such temporary appointments shall be in no case more than twelve on each occasion" shall be omitted.

II.

In clause (b) of subrule (5) of rule 12 of the said rules, the words "but such temporary appointments shall be in no case more than twelve on each occasion" shall be omitted.

No. 674.

In exercise of the powers conferred by section 3 of the Madras District Police Act, 1920 (XXIV of 1920), His Excellency the Governor of Madras is hereby pleased to make the following amendments to the special rules for the Madras Special Police Subordinate Service published with Public Government Department Notification No. 795, dated the 4th September 1930, at pages 1912 to 1917 of Part I of the Fort St. George Gazette, dated the 19th October 1930, as subsequently amended—

AMENDMENTS.

In subrule (b) of rule 2 of the said rules, the words "but such temporary appointments shall be in no case more than twelve on each occasion" shall be omitted.

A. B. MACDONALD,
Secretary to Government.

REVENUE DEPARTMENT.

Posting.

Fort St. George, September 27, 1931.

No. 591.

His Excellency the Governor, in the exercise of his special duty as Deputy Commissioner, Madras, is hereby pleased to direct that Mr. T. A. Vaidyan, J.C.S. (No. 2044) join his new station as previously.

S. S. AUGUSTUS,

Assistant Secretary to Government.

Amendments to the special rules for the Madras Madalar Service.

Fort St. George, September 27, 1931.
(G.O. No. 4855, Secy.).

No. 592.

In exercise of the powers conferred by paragraph (b) of section 11 of the Madras Survey and Revenue Act, 1923, His Excellency the Governor of Madras is hereby pleased to make the following amendments to the special rules published with Public Government Department Notification No. 138, dated the 13th March 1930, at page 554 of Part I of the Fort St. George Gazette, dated the 13th March 1930, as subsequently amended—

AMENDMENTS.

In the said rules—

(i) rule 1 shall be omitted and rule 2 to 7 shall be renumbered as rules 1 to 6 respectively; and

(ii) for rule 1 as so renumbered, the following rule shall be substituted, *namely*—

"1. Every surveyor employed in these rules, the general and special rules applicable to holders of permanent posts borne on the cadre of surveyor in temporary or the Veterinary Department of the Madras Ministerial Service shall apply to the holder, as at the temporary posts mentioned in temporary, stations to the said rules for the Madras Madalar Service for a period of three years commencing on the 1st April 1931, and for the Madras-Chengalpattu, Kishorendrapuram, Guntur, Srisailam and Chintamani districts for a period of three years commencing on the 1st October 1931."

Surveys ordered under the Madras Survey and Revenue Act.

Fort St. George, September 25, 1931.

No. 593.

In exercise of the powers conferred by sub-section (6) of clause (b) of section 11 of the Madras Survey and Revenue Act, 1923 (Madras Act VII of 1923), His Excellency the Governor of Madras is hereby pleased to direct the survey under the provision of the said Act of the land described below required for the construction of a wall in six estate villages of Subudipatti in Subudipatti taluk of Vanganchery district—

Subudipatti, Taluk, S. No. 124, bounded on the north and east by Subudipatti, S. No. 124, and on the south and west by Subudipatti, S. No. 124.

No. 594.

In exercise of the powers conferred by sub-section (4) of clause (b) of section 11 of the Madras Survey and Revenue Act, 1923 (Madras Act VII of 1923), His Excellency the Governor of Madras is hereby pleased to direct the survey under the provision of the said Act of the lands specified below required for construction of the village walls in Panchasiddhi village, Subudipatti taluk, Vanganchery district—

Subudipatti, Taluk, S. No. 124, bounded on the north by Subudipatti, S. No. 124, and on the south and east by Subudipatti, S. No. 124, and on the west by Subudipatti, S. No. 124.

No. 595.

In exercise of the powers conferred by sub-section (4) of clause (b) of section 11 of the Madras Survey and Revenue Act, 1923 (Madras Act VII of 1923), His Excellency the Governor of Madras is hereby pleased to

Observations.—They all improved in condition and showed a marked tendency to develop a development of lesions. No reduction, however, was noted in the enlargement of the joints and hence would not be expected.

The five animals which were free from the disease were, however, in poor condition before the experiment began. All these animals increased in weight and showed an improvement in their general appearance as much as, that the owners had no difficulty in recognizing the beneficial effects of treatment.

Appearance of Myiaria Cauda.—A batch of thirteen animals suffering from the disease in various stages had twelve healthy animals were selected from the herd in Kookanah, taken at the Kookanah district (Myiaria Cauda). The Veterinary Department, Kookanah, supervised the feeding, etc., of the experimental animals.

That of the thirteen selected animals, five had no visible external abnormalities such as the enlargement of joints, etc., while the rest had some abnormalities.

Observations.—At the end of the first month of the experiment, because it was of the animals appearing, three being completely free from lesions. The animals which had obvious lesions of the shoulder-joint, within a few days of entering the hospital, became absolutely free from it and, in fact, showing the possibility of the cure. The progress was continued, and noted as all the animals during the course of the experiment, though the pathological abnormalities did not show much reduction in size. After the third month, the five animals became completely normal, while in the case of others, even though all of them showed some and did this month early, the abnormalities did not disappear. All the twelve control animals remained healthy throughout the experiment.

Interpretation.—Animals that are in the early stages of the disease and those that have not developed any chronic lesions such as enlargement of joints, etc., show rapid improvement and become almost free from the symptoms in about two months from the administration of benzene. In the case of animals patients with marked anatomical abnormalities, the treatment with benzene helps in reducing those of the joints symptoms like lameness and jointed joints but has very little effect in reducing the abnormalities.

The fact that all the control animals continued to remain healthy throughout the experiment indicates that the addition of benzene to the food of the healthy animals acts as a preventive.

Conclusion.—From the beneficial results obtained by the feeding with benzene, it may be assumed that the benzene and mephitic factors which are acting on the tissues of the affected animals and which, probably, are partly or wholly, responsible for the condition.

Amendments to the rules under the Madras Cooperative Societies Act.

Part II, Group, September 12, 1944
(G.O. No. 2054, Development).

No. 405.

In exercise of the powers conferred by sub-sections (1) and (2) of section 40 of the Madras Cooperative Societies Act, 1932 (Madras Act VI of 1932), the Boarding the Governor of Madras is hereby pleased to make the following amendments to the rules published with Development Department Notification No. 264, dated the 1st August 1940, at page 1273 to 1285 of Part I of the Part II, Group, hereby dated the 1st August 1944, as subsequently amended, the same having been previously published as required by sub-section (2) of the said section.

Amendment.

Rule XXIV of the said rules shall be reworded as sub-rule (1) of that rule and to the rule is to read the following sub-rule shall be added, namely:—

"(2) In every case in which the Registrar refuses to register an association in the form of a society, he shall briefly record in writing the reasons for his refusal and shall communicate his decision to the society."

Part II, Group, September 12, 1944
(G.O. No. 2055, Development).

No. 406.

In exercise of the powers conferred by sub-sections (1) and (2) of section 40 of the Madras Cooperative Societies Act, 1932 (Madras Act VI of 1932), the Boarding the Governor of Madras is hereby pleased to make the following amendments to the rules published with Development Department Notification No. 264, dated the 1st August 1940, at page 1273 to 1285 of Part I of the Part II, Group, hereby dated the 1st August 1944, as subsequently amended, the same having been previously published as required by sub-section (2) of the said section:—

Amendment.

In clause (b) of sub-rule (7) of rule XXIV of the said rules, for the words "on these amendments being passed to the date of sale," the following words shall be substituted, namely:—

"on the amendments being passed to the date of sale and on the day of sale, prior to the commencement of the sale."

Amendments to the special rules for the Madras Fisheries Service.

Part II, Group, September 12, 1944
(G.O. No. 2056, Development).

No. 407.

In exercise of the powers conferred by paragraph (3) of sub-section (2) of section 34 of the Government of India Act, 1935, the Governor of Madras is hereby pleased to make the following amendments to the special rules for the Madras Fisheries Service published with Fisheries Department Notification No. 100, dated the 17th May 1934, at page 1000-1001 of Part I of the Part II, Group, hereby dated the 12th May 1944, as subsequently amended:—

Amendment.

I

For clause (b) of rule 2 of the said rules and the proviso thereto the following clause shall be substituted, namely:—

"(3) as category 2, be by transfer from the Madras Fisheries Subordinate Service or for special service by direct recruitment."

II

In the table under sub-rule (b) of rule 3 of the said rules, in the specification of the position in column (2) for category 2, Assistant Director of Fisheries, the following shall be added at the end, namely:—

"Provided that a Director Assistant in the Madras Fisheries Subordinate Service shall not be eligible for appointment as Assistant Director of Fisheries unless in addition to the qualification mentioned above he has completed satisfactory service as Inspector in the Madras Fisheries Subordinate Service for a period of not less than two years."

Y. N. NARAYAN.

Deputy Secretary to Government.

Amendments to the Madras Coffee Estate-owners Registration Rules.

Part II, Group, September 12, 1944
(G.O. No. 2057, Development).

No. 408.

In exercise of the powers conferred by section 12 of the Coffee Estate (Registration) Act, 1934 (Madras Act No. 8 of 1934), the Governor of Madras is hereby pleased to make the following amendments to the Madras Coffee Estate-owners Registration Rules, 1934, published with Development Department Notification No. 677, dated the 2nd December 1934, at page 12 of the Extraordinary issue of the Part II, Group, hereby dated the 12th December 1944:—

Amendment.

In rules 2 and 3 of the said rules, for the expression "10 acres" the expression "10 acres" shall be substituted.

In Sub-rule 2 of Form (A) appended to the said rules, for the expression "10 acres" the expression "10 acres" shall be substituted.

Delegation of powers under section 29 of the
Mineral Porens Act to the Chief Conservator
of Forests

Port St. Charles, September 12, 1944
1945: MIA, No. 1054, Development, 41.

1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2324, 2325, 2326, 2327, 2328, 2329, 2330, 2331, 2332, 2333, 2334, 2335, 2336, 2337, 2338, 2339, 2340, 2341, 2342, 2343, 2344, 2345, 2346, 2347, 2348, 2349, 2350, 2351, 2352, 2353, 2354, 2355, 2356, 2357, 2358, 2359, 2360, 2361, 2362, 2363, 2364, 2365, 2366, 2367, 2368, 2369, 2370, 2371, 2372, 2373, 2374, 2375, 2376, 2377, 2378, 2379, 2380, 2381, 2382, 2383, 2384, 2385, 2386, 2387, 2388, 2389, 2390, 2391, 2392, 2393, 2394, 2395, 2396, 2397, 2398, 2399, 2400, 2401, 2402, 2403, 2404, 2405, 2406, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2414, 2415, 2416, 2417, 2418, 2419, 2420, 2421, 2422, 2423, 2424, 2425, 2426, 2427, 2428, 2429, 2430, 2431, 2432, 2433, 2434, 2435, 2436, 2437, 2438, 2439, 2440, 2441, 2442, 2443, 2444, 2445, 2446, 2447, 2448, 2449, 2450, 2451, 2452, 2453, 2454, 2455, 2456, 2457, 2458, 2459, 2460, 2461, 2462, 2463, 2464, 2465, 2466, 2467, 2468, 2469, 2470, 2471, 2472, 2473, 2474, 2475, 2476, 2477, 2478, 2479, 2480, 2481, 2482, 2483, 2484, 2485, 2486, 2487, 2488, 2489, 2490, 2491, 2492, 2493, 2494, 2495, 2496, 2497, 2498, 2499, 2500, 2501, 2502, 2503, 2504, 2505, 2506, 2507, 2508, 2509, 2510, 2511, 2512, 2513, 2514, 2515, 2516, 2517, 2518, 2519, 2520, 2521, 2522, 2523, 2524, 2525, 2526, 2527, 2528, 2529, 2530, 2531, 2532, 2533, 2534, 2535, 2536, 2537, 2538, 2539, 2540, 2541, 2542, 2543, 2544, 2545, 2546, 2547, 2548, 2549, 2550, 2551, 2552, 2553, 2554, 2555, 2556, 2557, 2558, 2559, 2560, 2561, 2562, 2563, 2564, 2565, 2566, 2567, 2568, 2569, 2570, 2571, 2572, 2573, 2574, 2575, 2576, 2577, 2578, 2579, 2580, 2581, 2582, 2583, 2584, 2585, 2586, 2587, 2588, 2589, 2590, 2591, 2592, 2593, 2594, 2595, 2596, 2597, 2598, 2599, 2600, 2601, 2602, 2603, 2604, 2605, 2606, 2607, 2608, 2609, 2610, 2611, 2612, 2613, 2614, 2615, 2616, 2617, 2618, 2619, 2620, 2621, 2622, 2623, 2624, 2625, 2626, 2627, 2628, 2629, 2630, 2631, 2632, 2633, 2634, 2635, 2636, 2637, 2638, 2639, 2640, 2641, 2642, 2643, 2644, 2645, 2646, 2647, 2648, 2649, 2650, 2651, 2652, 2653, 2654, 2655, 2656, 2657, 2658, 2659, 2660, 2661, 2662, 2663, 2664, 2665, 2666, 2667, 2668, 2669, 2670, 2671, 2672, 2673, 2674, 2675, 2676, 2677, 2678, 2679, 2680, 26

In memory of the papers conferred by session 3 of the Madras Juntas (Juntas Joo-1) Jan. 1912 (Madras Act VII of 1912), made with sections 41 of the Madras Forest Act, 1912 (Madras Act V of 1912), the Transference of the Government of Madras is hereby placed to *Adabate* in the Great Conservator of Forests in respect of forests under his control, the papers conferred on the Provincial Government, by session 10 of the Madras Forest Act.

C. F. KARDONAK, J. A. MENDO,
Georgia Institute of Technology

Are still in off line.

Fort St. George, September 18, 1842

156

[illegible]

Thapsigargin (Sigma), Vincristine sulfate (Chinensisigma), haustorium of *Libinia* (C&H)

**Approved
Metric**

Endothelium (arterial, coronary vessels, A. No. 125-142) (2 years), belonging to the class of Vascularities, presented in the tissue collagen accumulation, laminated the walls by prominent masses of a few cells in the middle of Jan. 1962. A. No. 143-144. A. No. 145-146. A. No. 147-148. A. No. 149-150. A. No. 151-152. A.

1999

Fort St. George, September 18, 1840

1952-53 4854

[illegible]

Singaportans cherbet, *El-saltoun* talab,
Sadafalla talab.

1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2324, 2325, 2326, 2327, 2328, 2329, 2330, 2331, 2332, 2333, 2334, 2335, 2336, 2337, 2338, 2339, 2340, 2341, 2342, 2343, 2344, 2345, 2346, 2347, 2348, 2349, 2350, 2351, 2352, 2353, 2354, 2355, 2356, 2357, 2358, 2359, 2360, 2361, 2362, 2363, 2364, 2365, 2366, 2367, 2368, 2369, 2370, 2371, 2372, 2373, 2374, 2375, 2376, 2377, 2378, 2379, 2380, 2381, 2382, 2383, 2384, 2385, 2386, 2387, 2388, 2389, 2390, 2391, 2392, 2393, 2394, 2395, 2396, 2397, 2398, 2399, 2400, 2401, 2402, 2403, 2404, 2405, 2406, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2414, 2415, 2416, 2417, 2418, 2419, 2420, 2421, 2422, 2423, 2424, 2425, 2426, 2427, 2428, 2429, 2430, 2431, 2432, 2433, 2434, 2435, 2436, 2437, 2438, 2439, 2440, 2441, 2442, 2443, 2444, 2445, 2446, 2447, 2448, 2449, 2450, 2451, 2452, 2453, 2454, 2455, 2456, 2457, 2458, 2459, 2460, 2461, 2462, 2463, 2464, 2465, 2466, 2467, 2468, 2469, 2470, 2471, 2472, 2473, 2474, 2475, 2476, 2477, 2478, 2479, 2480, 2481, 2482, 2483, 2484, 2485, 2486, 2487, 2488, 2489, 2490, 2491, 2492, 2493, 2494, 2495, 2496, 2497, 2498, 2499, 2500, 2501, 2502, 2503, 2504, 2505, 2506, 2507, 2508, 2509, 2510, 2511, 2512, 2513, 2514, 2515, 2516, 2517, 2518, 2519, 2520, 2521, 2522, 2523, 2524, 2525, 2526, 2527, 2528, 2529, 2530, 2531, 2532, 2533, 2534, 2535, 2536, 2537, 2538, 2539, 2540, 2541, 2542, 2543, 2544, 2545, 2546, 2547, 2548, 2549, 2550, 2551, 2552, 2553, 2554, 2555, 2556, 2557, 2558, 2559, 2560, 2561, 2562, 2563, 2564, 2565, 2566, 2567, 2568, 2569, 2570, 2571, 2572, 2573, 2574, 2575, 2576, 2577, 2578, 2579, 2580, 2581, 2582, 2583, 2584, 2585, 2586, 2587, 2588, 2589, 2590, 2591, 2592, 2593, 2594, 2595, 2596, 2597, 2598, 2599, 2600, 2601, 2602, 2603, 2604, 2605, 2606, 2607, 2608, 2609, 2610, 2611, 2612, 2613, 2614, 2615, 2616, 2617, 2618, 2619, 2620, 2621, 2622, 2623, 2624, 2625, 2626, 2627, 2628, 2629, 2630, 2631, 2632, 2633, 2634, 2635, 2636, 2637, 2638, 2639, 2640, 2641, 2642, 2643, 2644, 2645, 2646, 2647, 2648, 2649, 2650, 2651, 2652, 2653, 2654, 2655, 2656, 2657, 2658, 2659, 2660, 2661, 2662, 2663, 2664, 2665, 2666, 2667, 2668, 2669, 2670, 2671, 2672, 2673, 2674, 2675, 2676, 2677, 2678, 2679, 2680, 26

[illegible]

504

Part 30, Geneva, September 18, 1943

Fig. 425.

Whereas it appears to the Government of Kansas that the land described below is needed for a public purpose, to wit, for the construction of a public road, situate to that effect is hereby given to all claimants any interest in accordance with the provisions of section 4-03 of the Land Appropriation Act of 1917, as amended by the Land Acquisition (Amendment) Act XXXVIII of 1917; and the Secretary of the Governor of Kansas hereby authorizes the State Engineer, Engineer, his staff and workers to execute the process authorized by section 4-03 of the

Art. Under section 2 (a) of the same Act, His Excellency the Governor of Madras appoints the Sub-Collector, Nilgiris, to perform the functions of a Collector under

Meister: *derzeit, Pöbeln, tödeln, Kuchelmannen* usw.

Agreement
made
between
us.

[illegible]

12

Exempt to the notification under the Lead Abatement Act.

Part 3: *Naama*, September 12, 2001.

In the underlying order under 4 (1) of the Local Authorities Act 1 of 1964, as amended by the Local Authorities Amendment Act XXXVIII of 1970, published at page 118 of Part I of the First Six Georgia Gazette, dated 1983 July 1980 in respect of funds to be assigned for buying and a road from village to Napanaga Napanaga to GUNPA village, Dalgona's talk, 2 municipality division.

¹ *Journal of the Royal Society of Medicine*, 1922, for the original; and *ibid.* 11, 1923, 1924, and 1925, for the subsequent work.

W. STANBARD,
Public Services in Government

PUBLIC WORKS DEPARTMENT
(Buildings and Roads)

Accumulation of Lead

Part 25, Series, December 5, 1911.

854 854

Under section 2 of the Land Acquisition Act, His Excellency the Governor of Madras hereby declares that the land specified below and measuring 11,352 square feet, to be more or less more or less, is needed for a public purpose, to wit, for the construction of a primary dispensary; and, under sections 2 and 3 of the said Act, the said Governor, hereinafter, is empowered to perform the functions of a Collector under the Act, and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the said Governor, Nagapattinam, and may be inspected at any time during office hours.

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D. D. WARREN,
Secretary of Government

(Electricity.)

Continuation of certain powers of Telegraph authority in the South Madras Electric Supply Corporation, Limited.

Fort St. George, September 9, 1942.
[G.O. No. 218, F.S. (Electricity)].

No. 131.

In exercise of the powers conferred by section 21 of the Indian Electricity Act, 1910 (as amended), the Government are pleased to order that the South Madras Electric Supply Corporation, Limited, the licensee under the Telegraph-wiring and Electricity Laws, for laying, maintaining electric transmission lines (on the Madras Main Road to the Royal Ground, Benaganga, along the route ABC marked in red Indian map at page 1-5 E. 172, dated 24th June 1931, submitted with the licensee's letter No. H. B. 1932, dated the 27th June 1931, the powers which the telegraph authority possesses under sections 10 to 15 and 18-A of the Indian Telegraph Act, 1885, with respect to the placing of telegraph lines and poles for the purpose of a telegraph established or maintained by Government or in or as established or maintained. The exercise of the powers hereby conferred is subject to the provisions of the said Indian Telegraph Act and also to the following further conditions:—

(1) The transmission line shall be run as far as possible in a straight line along the route marked in the plan.

(2) The telegraph and telephone lines, if any, crossing the wire line shall be affixed to the authorities of the Telegraph authority and the Chief Engineer for Electricity and all such crossings shall be at right angles or as nearly at right angles as possible.

(3) In all cases where the telegraph and telephone lines are diverted or shifted at the request of the licensee the cost of such diversion or alteration shall be borne by them.

(4) No distribution line shall be allowed from the transmission line.

Amendment to the Consumer Municipal Electric License.

Fort St. George, September 12, 1942.
[G.O. No. 222, F.S. (Electricity)].

No. 132.

Under section 4 (2) (b) of the Indian Electricity Act, 1910 (as amended), the Executive Engineer of Madras is hereby pleased to amend the following conditions in the Consumer Municipal Electric License, 1939:—

Amendment.

Insert the following on clauses 12 and 13 of the license:—

"12 The amount of the underwriting provided from sales of power and other sources in each year shall be distributed in the following order:—

(a) Maintenance and general underwriting charges and other expenses on returns amount attributable to the underwriting.

(b) Depreciating and maintenance deposits.—
c. Cost of power purchased from another source; of fuel, oil, water and steam consumed; salaries and wages; travelling expenses and interest on staff; maintenance for houses, transmission lines and equipment for office and service; cost of repairs, maintenance and renewal of small parts not chargeable to depreciation account;

and all rents, rates and taxes (including electricity tax when paid by the owner) but excluding income-tax and payments for insurance of property.

(d) Interest on loans.

(e) A contribution to a sinking fund for the redemption of loans representing 3 per cent of the outstanding amount of any loans raised for the purpose of the underwriting.

(f) A contribution to a depreciation reserve representing 3 per cent of the capital. The total contribution in any time should not exceed 30 per cent of the invested capital but should be maintained at this figure.

(1) A contribution representing 1 per cent of the original capital to a special reserve fund for maintenance of buildings and materials and secured by insured mortgages over them. This fund should not exceed a per cent of the invested capital but should be maintained at this figure. The fund should be in the form of cash or securities which can be easily realised and drawn upon.

(2) A contribution representing 2 per cent of the invested base work. The surplus to be employed to reduce rates, improve street lighting, extend lines to the poorer parts of the licensed area and to further electrical development in general. During the currency of the loans borrowed from the Government for the purpose of the above the underwriting in place of items (c), (d) and (e) above, provided as to be made for the interest of the loans repaid and a sum representing 14 per cent of the invested capital to be credited annually to a depreciation reserve. In exceptional circumstances the contribution may be waived or reduced in part at the discretion of Government. The contribution should continue to be made until the depreciation reserve amounts to not less than 30 per cent of the invested capital and should be retained as such when the interest is drawn upon for repayment. Every effort should be made to maintain it at the maximum figure. Nineteen per cent of the fund may be available for the underwriting.

33. At least 10 per cent of the depreciation or sinking funds must be invested in Government or Trustee Securities and not more than 50 per cent of the proceeds of the Government until the fund has accumulated to the original amount provided for."

Acquisition of land.

Fort St. George, September 15, 1942.

No. 133.

Whereas it appears to His Excellency the Governor of Madras that the land specified below is needed for a public purpose, to wit, for the extension of the electric supply system, Madras, notice is that effect is hereby given to all whom it may concern in accordance with the provisions of section 4 (2) of the Land Acquisition Act of 1894, as amended by the Land Acquisition (Amendment) Act, 1930 (1930) of 1930 and, His Excellency the Governor of Madras hereby authorises the Executive Engineer of Madras, Government, to sell and acquire in accordance with the powers conferred by section 4 (2) of the Act, under section 2 (a) of the same Act, His Excellency the Governor of Madras, Government, to perform the functions of a Collector under section 2-A of the Act.

North Street station, T. N. Municipal, Madras, Madras City.

Approved
by
G.O. No. 223,
F.S. (Electricity).

Government, Fort St. George, 15.9.42. Issued in the form of a public notice and sent by post to the interested parties.

D. D. WARREN,
Secretary to Government.

(General.)

License.

Fort St. George, September 15, 1942.

No. 134.

Mr. Jacob Perumal, M. A., Consulting Engineer to Government, have on average 100 volumes of technical literature for sale and view over 1000 from his collection. He is permitted to sell from the 1st September 1942, to the 31st March 1943, the collection in the library under Fundamental rules of being followed.

consultation with the District Magistrate or the District Superintendent of Police, as the case may be, of the District District.

(b) Trunks shall proceed to their intended destination with all reasonable speed and without making prohibited stops.

(c) In the Godeviri and Kotraa courts every trunk shall maintain a log book in Form 11 attached to these rules, printed copies of which can be purchased from all licensing stations at prices that may be fixed from time to time. The book shall be passed up to the magistrate and maintained by the person in charge of the trunk and shall be submitted for scrutiny at any time or place where the trunk passes and the signature of the officer appearing under it in the log or which shall also be entered in the book.

IV. For the last sentence of rule 15 of the said rules, the following shall be substituted, namely:—

"The clerk, gowalla or other person in the trunk authorized to accept fares from passengers shall be responsible to see that the authorized limit of passengers or its equivalent under rule 15 is not exceeded."

V. After rule 16 of the said rules, the following rule shall be inserted, namely:—

"8-A. All court officers, all officers of the Sub-Department of and where the rank of Sub-Inspector and all officers of the Revenue Department and above the rank of the Revenue Inspector shall have power to stop and inspect any trunk licensed to carry passengers to see whether the owner or master of the trunk has complied with the provisions of rules 17 and 18. They shall also have power in the case of violating to themselves the terms and conditions of passengers and report the matter to the licensing authority. They shall also report any other circumstances of which they consider reason should be taken. The licensing officer shall, thereupon, if he thinks fit, take action under rule 18. Non-compliance officers not being of rank sufficient to stop a trunk shall be deemed to be in violation of rule 17 (a)."

VI. In rule 30 of the said rules—

(i) after the first sentence the following shall be inserted, namely:—

"In the Godeviri and Kotraa courts, no owner, his agent, driver or other person in charge of a trunk carrying passengers shall allow it or suffer it to be placed under a tree or on level of land not exposed or limited, not under gowalla or master and no addition may be made for every ten feet or fraction thereof of the registered weight."

(ii) for the last sentence the following shall be substituted, namely:—

"Every station or motor road lying in the Godeviri area and its branches or in the Kotraa area and every road carrying passengers in the Godeviri or Kotraa courts shall carry one full-ton or half-ton or any less passengers (including the crew) as directed by law."

VII. After rule 30-A of the said rules, the following rule shall be inserted, namely:—

"30-B. In the Godeviri and Kotraa courts no person under sixteen years of age shall be employed to drive motor carrying passengers."

"30-C. The owner or master or other person in charge of a trunk shall submit a report, as required, at any station with or before him or at his residence to the nearest District Officer or Police Officer or Magistrate or village headman. The report shall be in the form of a statement in the report Police Officer or Magistrate and to the District Officer and the Revenue Inspector."

"Non-Compliance shall include all persons by whom, subordinates, gowalla or other person in charge of a trunk is licensed under the rules."

VIII. After rule 41 of the said rules, the following rule shall be inserted, namely:—

"41-A. In the Godeviri and Kotraa courts, no trunk carrying passengers shall, at any time or place, be loaded or unloaded."

IX. In rule 42 of the said rules, for the words "The Clerk officer in charge of a licensing station shall, from time to time, inspect all licensed trunks

at each station," appearing in the first sentence, the following shall be substituted, namely:—

"Clerk officers shall, from time to time, inspect all licensed trunks."

X. In rule 43 of the said rules—

(i) in the first paragraph after the word "proceed" the words "the certificate of inspection and" shall be inserted; and

(ii) after the second paragraph, the following paragraph shall be inserted, namely:—

"Good officers and trunks and which certificates described from power to stop any trunk carrying the goods as mentioned in rule 18 shall return to the owner to be re-issued."

XI. In rule 44 of the said rules or rule 45 (b), after the word "an officer," the words "or the licensed village headman or other person" shall be inserted.

XII. After Form 11 attached to the said rules, the following form shall be inserted, namely:—

"FORM 11.

(For rule 11 (2) (b).)

"Certificate of inspection for a motor road." The trunk having No. _____ of the trunk is licensed to transport _____ (1) _____ (2) _____ (3) _____ (4) _____ (5) _____ (6) _____ (7) _____ (8) _____ (9) _____ (10) _____ (11) _____ (12) _____ (13) _____ (14) _____ (15) _____ (16) _____ (17) _____ (18) _____ (19) _____ (20) _____ (21) _____ (22) _____ (23) _____ (24) _____ (25) _____ (26) _____ (27) _____ (28) _____ (29) _____ (30) _____ (31) _____ (32) _____ (33) _____ (34) _____ (35) _____ (36) _____ (37) _____ (38) _____ (39) _____ (40) _____ (41) _____ (42) _____ (43) _____ (44) _____ (45) _____ (46) _____ (47) _____ (48) _____ (49) _____ (50) _____ (51) _____ (52) _____ (53) _____ (54) _____ (55) _____ (56) _____ (57) _____ (58) _____ (59) _____ (60) _____ (61) _____ (62) _____ (63) _____ (64) _____ (65) _____ (66) _____ (67) _____ (68) _____ (69) _____ (70) _____ (71) _____ (72) _____ (73) _____ (74) _____ (75) _____ (76) _____ (77) _____ (78) _____ (79) _____ (80) _____ (81) _____ (82) _____ (83) _____ (84) _____ (85) _____ 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ഫോട്ട് സെൻറ് ജോജ് സെൻറ്

പ്രധാനപ്പെട്ടവർക്കു സമർപ്പിക്കാൻ

SUPPLEMENT TO PART I OF THE PORT ST. GEORGE GAZETTE
SEPTEMBER 23, 1944

നമ്പർ 24 60]

മിസ്റ്റർ, മലബാർ ഗവണ്മെന്റ്, 1944 സെപ്റ്റംബർ 23-ാം തീയതി

ഗവണ്മെന്റ് പരസ്യങ്ങളുടെ മലയാള തർജ്ജമ

Malayalam Translation of Notifications by Government

പ്രസിദ്ധീകരിക്കുന്നതിനായി
സമർപ്പിക്കാൻ.

പ്രസിദ്ധീകരിക്കാൻ.

പ്രസിദ്ധീകരിക്കുന്നതിനായി, 1944 സെപ്റ്റംബർ 23-ാം തീയതി
(എ. ഓ. നമ്പർ 2462, പി. ഓ. നമ്പർ 2462)
നമ്പർ 188—1924 നമ്പർ 2462 നമ്പർ 2462 നമ്പർ 2462
(1924 നമ്പർ 25) 4.3.3. വകുപ്പിലുള്ളവർക്കു
കീഴെ, 1940 ജൂലൈ 20-ാം തീയതി
യെക്കുറിച്ചുള്ള സെൻറ് ജോജ് സെൻറ് 1
എന്ന നമ്പർ 255.555 നമ്പർ 255.555, 1940
ജൂലൈ 2.3.3 തീയതിയെക്കുറിച്ചുള്ള സെൻറ്
ജോജ് സെൻറ് 255.555 നമ്പർ 255.555 നമ്പർ
പ്രസിദ്ധീകരിക്കുന്നതിനായി പ്രസിദ്ധീകരിക്കുന്നതിനായി,
പിന്നീട് മലബാർ ഗവണ്മെന്റിലുള്ളവർക്കു
പ്രസിദ്ധീകരിക്കുന്നതിനായി, 1940 ജൂലൈ 20-ാം തീയതി
യെക്കുറിച്ചുള്ള സെൻറ് ജോജ് സെൻറ് 1
എന്ന നമ്പർ 255.555 നമ്പർ 255.555, 1940
ജൂലൈ 2.3.3 തീയതിയെക്കുറിച്ചുള്ള സെൻറ്
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ജൂലൈ 2.3.3 തീയതിയെക്കുറിച്ചുള്ള സെൻറ്
ജോജ് സെൻറ് 255.555 നമ്പർ 255.555 നമ്പർ

പ്രസിദ്ധീകരിക്കുന്നതിനായി, 1944 സെപ്റ്റംബർ 23-ാം തീയതി
(1) എന്ന നമ്പർ 255.555 നമ്പർ 255.555, 1940
ജൂലൈ 2.3.3 തീയതിയെക്കുറിച്ചുള്ള സെൻറ്
ജോജ് സെൻറ് 255.555 നമ്പർ 255.555 നമ്പർ

പ്രസിദ്ധീകരിക്കാൻ.

പ്രസിദ്ധീകരിക്കുന്നതിനായി, 1944 സെപ്റ്റംബർ 23-ാം തീയതി
(1) എന്ന നമ്പർ 255.555 നമ്പർ 255.555, 1940
ജൂലൈ 2.3.3 തീയതിയെക്കുറിച്ചുള്ള സെൻറ്
ജോജ് സെൻറ് 255.555 നമ്പർ 255.555 നമ്പർ

"പ്രസിദ്ധീകരിക്കുന്നതിനായി, 1944 സെപ്റ്റംബർ 23-ാം തീയതി
(1) എന്ന നമ്പർ 255.555 നമ്പർ 255.555, 1940
ജൂലൈ 2.3.3 തീയതിയെക്കുറിച്ചുള്ള സെൻറ്
ജോജ് സെൻറ് 255.555 നമ്പർ 255.555 നമ്പർ

പി. പി. സങ്കരൻ,
മലബാർ ഗവണ്മെന്റ്.

(A true translation)

P. SANKARAN NAMBAR,
Malayalam Translator to Government

LOCAL ADMINISTRATION DEPARTMENT.

Extension of Hours.

Port St. George, September 15, 1945.

No. 945.

Subject: An authority, Sir E. Venderby, Clerk, District Board Engineer and an extension of time to answer pay submittal medical certificate for illness in connection of the time granted to him on O.D. No. 104, L.A., dated 15th July 1941.

Appointments.

Port St. George, September 25, 1941.

No. 946.

Re: Resolution of the Governor of Madras is placed to make the following appointments:—

Dr. E. Venderby, Clerk, an extension of time to answer pay submittal medical certificate.

Dr. E. Venderby, Clerk, an extension of time to answer pay submittal medical certificate for illness in connection of the time granted to him on O.D. No. 104, L.A., dated 15th July 1941.

Special Group for appointed to the Corporation of Madras.

Port St. George, September 15, 1941.

(O.D. No. 104, L.A., dated 15th July 1941.)

No. 946.

Re: Resolution (7) of section 1 of the Madras City Municipal Act, 1919 (Madras Act IV of 1919). The Resolution of the Governor of Madras is placed to make the following appointments:—

Dr. E. Venderby, Clerk, an extension of time to answer pay submittal medical certificate for illness in connection of the time granted to him on O.D. No. 104, L.A., dated 15th July 1941.

Port St. George, September 15, 1941.

(O.D. No. 104, L.A., dated 15th July 1941.)

No. 946.

It is proposed in exercise of the powers conferred by clause (g) of subsection (2) of section 200 of the Madras Local Board Act, 1920 (Madras Act XIV of 1920), to make rules empowering the powers of reporting and recommending officers and officers authorized to hold inquiries, to exercise and exercise powers, and to exercise the production of such rules. The following draft of the rules is accordingly published as required by section 200 of the said Act for general information.

The draft rules will be further considered after six weeks from the date of publication in the light of such objections or suggestions as may be received before the expiry of the period allowed.

DRAFT RULES.

1. All persons authorized by the Madras Local Board Act, 1920, or the rules made thereunder to conduct inquiries and all reporting and recommending officers holding any inquiries and officers authorized within the scope of their duties shall hereafter for the purpose of holding such inquiries powers to exercise any powers incident within the district whose evidence may appear to them to be necessary for the investigation of the matter under inquiry and who to report the provisions of any document relevant to the matter under inquiry, which may be in the possession or under the control of such person.

2. Such persons shall be so willing and authorized by the regulations and rules of the officers by whom it is made.

3. It shall require the person concerned to appear before the said officers at a stated time and place and shall specify whether his attendance is required for the purpose of giving evidence or to produce

a document, or for both purposes; and any particular document, the production of which is required shall be specified in the summons with sufficient particularity.

4. The summons shall be served personally on the person summoned, or, if he cannot be found, it may be left for him with some other member of his family residing with him, or with the head of the village in which he lives.

5. Any person who is summoned to produce a document, without being summoned to give evidence, and any person summoned to give evidence, without being summoned to produce a document, shall be deemed to have complied with the summons if he causes such document to be produced, instead of attending personally to produce the same.

6. When the person whose evidence may be required is unable from sickness or infirmity, to attend before the officers holding the summons, or is a person whom by reason of such infirmity it would not be proper to examine, the officer making the summons may, at his own discretion, or on the application of the party whose evidence is required, cause him to be examined by a subordinate deputed by such officer for the purpose.

7. Any person who fails to obey a summons issued under these rules shall be punishable with fine which may extend to one hundred rupees.

8. Nothing contained in these rules shall apply to cases for which provision has elsewhere been made by or under the Act.

Draft amendments to rules relating to establishment and municipal councils and district boards.

Port St. George, September 15, 1941.

(O.D. No. 104, L.A., dated 15th July 1941.)

No. 946.

It is proposed in exercise of the powers conferred by section 71 and 72 and clause (a) of subsection (2) of section 201 of the Madras Municipal Corporation Act, 1919 (Madras Act V of 1919), to amend the rules relating to establishments under municipal councils published with the Local Self-Government Department Notification No. 602 dated 15th June 1938, at pages 234 to 235 of Part I-A of the Port St. George Gazette, dated the 15th June 1938, as subsequently amended. The following draft amendment is accordingly published as required by clause (a) of section 201 of the said Act for general information.

This draft amendment will be further considered after six weeks from the date of publication in the light of such objections or suggestions as may be received before the expiry of the period allowed.

DRAFT AMENDMENT.

In rule 6 of the said rules, after the words "person whose" the words "all officers or holding inquiries" shall be inserted.

No. 946.

It is proposed in exercise of the powers conferred by section 71 and 72 and clause (a) of subsection (2) of section 201 of the Madras Municipal Corporation Act, 1919 (Madras Act V of 1919), to amend the rules relating to establishments under district boards published with the Local Self-Government Department Notification No. 602 dated the 15th June 1938, at pages 234 to 235 of Part I-A of the Port St. George Gazette, dated the 15th June 1938, as subsequently amended. The following draft amendment is accordingly published as required by clause (a) of section 201 of the said Act for general information.

This draft amendment will be further considered after six weeks from the date of publication in the light of such objections or suggestions as may be received before the expiry of the period allowed.

DRAFT AMENDMENT.

In rule 7 of the said rules, after the words "person" the words "and persons" shall be inserted.

Notes for the invitation and deposit of notices relating to supplies of materials, goods, etc., to mentioned countries:

Part 26, Chapter, September 14, 1961
C. B. No. 2490, L-4.5

526 4498

In exercise of the powers conferred by sub-section 10 of section 395 of the Madras Forests Management Act 1930 (Madras Act V of 1930) His Excellency the Governor of Madras is hereby pleased to make the following rules for the invitation and disposal of tenders relating to the supply of materials, goods or services other than those for the construction of works in municipal wards:

90777 90778

1. It is in respect of supplies of materials, such as services other than those for the creation of works, the municipal council may determine up to what limit of cost not exceeding the maximum laid down below, tenders may be demanded with—

Municipalities in the		SS.
Do.	I grade	600
Do.	II grade	300
Do.	III grade	200
Do.	IV grade	100

[illegible]

(*Warning: this includes the grant of 8 September 2002 which was the grant related to the proposal of appointment of Bishop Simonin as apostolic administrator in that case.*)

(2) The exact number shall uniformly be assigned. When it is considered undesirable to assign the lowest number, the reasons shall be clearly provided and made available for the purposes of audit.

1978) is often a factor in the success of such trials. Thus, although the use of many small trials is a desirable feature, it is important to ensure that the trials are well designed and that the results are reliable. This can be achieved by using a randomised controlled trial design, which involves comparing the treatment group with a control group. The results of the trial should be analysed using appropriate statistical methods, and the findings should be reported in a clear and concise manner. It is also important to ensure that the trial is conducted in a transparent and ethical manner, and that the results are made available to the public.

(5) Where the capacity for supply and the pricing of a tender are not known, the tender need not necessarily be rejected; such additional security as the authority considered to accept the tender renders necessary should, however, be taken from the tenderer, if the circumstances warrant such a course.

(d) Where the lowest tender is rejected, the next lowest tender shall be accepted, unless adequate grounds can be provided for rejecting that tender also.

(5) Notwithstanding anything contained in sub-rules (2) to (4), the authority competent to accept tenders may order the matter if it so wishes in such authority as may be specified by Government and accept the tender recommended by that authority.

(ii) In any case still a factor be accepted as

(7) There shall be no accident drive in the disposal of tenders after they are opened. Ordinarily they shall be disposed of within a week of the date on which they are opened and in no case shall tenders remain undisposed of for a period exceeding one month.

2. (b) Teachers referred to in rule 1 shall be invited by the education authority to assist officers in the work area and make necessary decisions.

(b) is all used by a nation in the language or languages of the district posted at the office of the municipal, county and at each other places as the executive authority may deem fit.

On when the cost exceeds Rs. 500 by advertisement is at least one newspaper circulating in the district and to the Government.

(c) when the post exceeds Rs. 1,000 he admin. charged in the district payable in addition to advertisement in a newspaper as required by clause 203.

(2) Every notice and advertisement, published under sub-rule (1) shall state inter alia,

(i) the conditions under which and the office from whom a copy of the schedule of quantities of the various kinds of articles can be had, if they cannot be mentioned in detail in the notice of advertisement;

(d) In the prima facie test of tendering, i.e., whether the prima facie evidence appears to be based on whether the comparative value of the tender will be estimated with reference to each article mentioned in the schedule of quantities or for all articles collectively or for a group of articles.

(iii) when and where students are to be asked

NOTE.—A witness period of at least ten days from the date of the publication of the *Notice* in effect of the *WFO* is required to cause the same to be removed from the records. If a copy of the *Notice* is a newspaper shall be shown by the witnesses of members.

(c) when and where they are to be opened
(d) the amount of foreign money which local

accompany the tender and the amount and nature of security required if such the tender is accepted;

(iv) the authority referred to accepts the transfer;

(iv) that the animal owner shall be liable to the council, if the trader is withdrawn alive at

(vii) that the authority consistent to assign the tender concerns the right to trust pay or a

of the sender received without waiting a response.

3. The recycling rules still not apply to the items purchased through the Indian Stores Dept.

— **RESEARCHER:**

<i>I. gmelini</i> (sensu latissimo)	
Serial number and name of locality	Serial number and name of locality
1. Buzovna	6. Gurguzovskiy
2. Gorkovskiy	7. Nizhny
3. Chernobayevskiy	8. Krasnaya Gorka
4. Krasnaya	9. Krasnaya

188. *Acidobacterium* sp. 122.

[illegible]

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ITF grade 10/11/12 (2017)	
3	Canoe 100
4	Canoe 1000
5	Canoe 1000
6	Canoe 1000
7	Canoe 1000
8	Canoe 1000
9	Canoe 1000
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14	Canoe 1000
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21	Canoe 1000
22	Canoe 1000
23	Canoe 1000
24	Canoe 1000
25	Canoe 1000
26	Canoe 1000
27	Canoe 1000
28	Canoe 1000
29	Canoe 1000
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Part II.—Particulars of the Receipts and Debits under General Fund.

	Receipts, 1943-1944.	Debits, 1943-1944.	Receipts, 1942-1943.	Debits, 1942-1943.
(4) For total receipts under A, General Account—February	55	55	55	55
(5) Sub total expenditures under A, General Account—February	3,747 1/2	3,747 1/2	3,747 1/2	3,747 1/2
(6) Difference (50) — (51)	— 1,160	— 1,160	— 1,160	— 1,160
(7) For savings from Sub total after deducting charges for payment of loans
(8) Receipts expenditure of surplus	1,000	..
(9) General surplus carried over under all accounts brought down the general account of	90,000	90,000	10,000	90,000
(10) Opening balance under A, General Account—February	11,279	11,279	9,000	13,775
(11) Closing balance	11,279	11,279	90,000	10,000
(12) Balance closing balance	22,558	22,558	99,000	10,000

Statement of Receipts and Assets on 31st March 1943.

Receipts Assets.	Amount. Rs.	Debit Assets.	Amount. Rs.
(1) Treasury Income—		(2) Closing balance—	
(a) From Government	6,37,070	(a) Cash	14,000
(b) From other	2,000	(b) In transit	1,31,375
(c) From	80,000	(c) In bank	1,80,000
(d) From	Total	3,25,375
Total	6,39,070		
(3) Current and surplus assets	30,113	(4) Provisional fund—Government contributions
(a) Provisional fund	(b) Other
(c) Cash	Total	30,113
(d) Cash balance of special accounts		
(e) Cash balance appearing elsewhere		
Total	30,113		
Grand total	6,69,183		

V. N. KOUTA,
Secretary to Government.

Withdrawn from acquisition of lands
Port St. George, September 15, 1943.

No. 971.

Under section 45 (2) of the Land Acquisition Act, His Excellency the Governor of Madras hereby withdraws from the acquisition of the lands mentioned below and included in the notification under section 4 (1) of the Land Acquisition Act I of 1938 as amended by the Land Acquisition (Amendment) Act, XXXVIII of 1932, published at page 101 of Part I & of the Port St. George Gazette, dated 17th December 1938 and of the draft notification under section 6 published at page 101 of Part I A of the Port St. George Gazette, dated 11th March 1941, in respect of the lands proposed to be acquired for a ship building yard in Coimbatore district, Kerala taluk, Coimbatore taluk—

Do. No. 114 of G.O., belonging to Mr. B. A. Packer, Thiruvananthapuram, 1941, 1942, 1943, 1944, 1945, 1946, 1947, 1948, 1949, 1950, 1951, 1952, 1953, 1954, 1955, 1956, 1957, 1958, 1959, 1960, 1961, 1962, 1963, 1964, 1965, 1966, 1967, 1968, 1969, 1970, 1971, 1972, 1973, 1974, 1975, 1976, 1977, 1978, 1979, 1980, 1981, 1982, 1983, 1984, 1985, 1986, 1987, 1988, 1989, 1990, 1991, 1992, 1993, 1994, 1995, 1996, 1997, 1998, 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 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2767, 2768, 2769, 2770, 2771, 2772, 2773, 2774, 2775, 2776, 2777, 2778, 2779, 2780, 2781, 2782, 2783, 2784, 2785, 2786, 2787, 2788, 2789, 2790, 2791, 2792, 2793, 2794, 2795, 2796, 2797, 2798, 2799, 2800, 2801, 2802, 2803, 2804, 2805, 2806, 2807, 2808, 2809, 2810, 2811, 2812, 2813, 2814, 2815, 2816, 2817, 2818, 2819, 2820, 2821, 2822, 2823, 2824, 2825, 2826, 2827, 2828, 2829, 2830, 2831, 2832, 2833, 2834, 2835, 2836, 2837, 2838, 2839, 2840, 2841, 2842, 2843, 2844, 2845, 2846, 2847, 2848, 2849, 2850, 2851, 2852, 2853, 2854, 2855, 2856, 2857, 2858, 2859, 2860, 2861, 2862, 2863, 2864, 2865, 2866, 2867, 2868, 2869, 2870, 2871, 2872, 2873, 2874, 2875, 2876, 2877, 2878, 2879, 2880, 2881, 2882, 2883, 2884, 2885, 2886, 2887, 2888, 2889, 2890, 2891, 2892, 2893, 2894, 2895, 2896, 2897, 2898, 2899, 2900, 2901, 2902, 2903, 2904, 2905, 2906, 2907, 2908, 2909, 2910, 2911, 2912, 2913, 2914, 2915, 2916, 2917, 2918, 2919, 2920, 2921, 2922, 2923, 2924, 2925, 2926, 2927, 2928, 2929, 2930, 2931, 2932, 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3597, 3598, 3599, 3600, 3601, 3602, 3603, 3604, 3605, 3606, 3607, 3608, 3609, 3610, 3611, 3612, 3613, 3614, 3615, 3616, 3617, 3618, 3619, 3620, 3621, 3622, 3623, 3624, 3625, 3626, 3627, 3628, 3629, 3630, 3631, 3632, 3633, 3634, 3635, 3636, 3637, 3638, 3639, 3640, 3641, 3642, 3643, 3644, 3645, 3646, 3647, 3648, 3649, 3650, 3651, 3652, 3653, 3654, 3655, 3656, 3657, 3658, 3659, 3660, 3661, 3662, 3663, 3664, 3665, 3666, 3667,

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Edith Sjöström, Kungälvskolan, Kungälvskolan
Kungälvskolan, Kungälvskolan.

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Under section 4 of the Land Acquisition Act, His Excellency the Governor of Madras hereby declares that the land specified below and measuring 6000 of an acre, as the same is little used or left, is needed for a public purpose, to wit, for highway and forest ground; and, under sections 5 and 7 of the same Act, the DCS Collector, Namad, is appointed to perform the functions of a Collector under the Act and directed to take notice for the acquisition of the said land. A plan of the land is kept in the office of the DCS Collector, Namad, and may be consulted at any time during office hours.

Received: 2002-01-26; Manuscript received: 2002-02-01

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1992, 1993, 1994, 1995, 1996, 1997, 1998, 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2324, 2325, 2326, 2327, 2328, 2329, 2330, 2331, 2332, 2333, 2334, 2335, 2336, 2337, 2338, 2339, 2340, 2341, 2342, 2343, 2344, 2345, 2346, 2347, 2348, 2349, 2350, 2351, 2352, 2353, 2354, 2355, 2356, 2357, 2358, 2359, 2360, 2361, 2362, 2363, 2364, 2365, 2366, 2367, 2368, 2369, 2370, 2371, 2372, 2373, 2374, 2375, 2376, 2377, 2378, 2379, 2380, 2381, 2382, 2383, 2384, 2385, 2386, 2387, 2388, 2389, 2390, 2391, 2392, 2393, 2394, 2395, 2396, 2397, 2398, 2399, 2400, 2401, 2402, 2403, 2404, 2405, 2406, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2414, 2415, 2416, 2417, 2418, 2419, 2420, 2421, 2422, 2423, 2424, 2425, 2426, 2427, 2428, 2429, 2430, 2431, 2432, 2433, 2434, 2435, 2436, 2437, 2438, 2439, 2440, 2441, 2442, 2443, 2444, 2445, 2446, 2447, 2448, 2449, 2450, 2451, 2452, 2453, 2454, 2455, 2456, 2457, 2458, 2459, 2460, 2461, 2462, 2463, 2464, 2465, 2466, 2467, 2468, 2469, 2470, 2471, 2472, 2473, 2474, 2475, 2476, 2477, 2478, 2479, 2480, 2481, 2482, 2483, 2484, 2485, 2486, 2487, 2488, 2489, 2490, 2491, 2492, 2493, 2494, 2495, 2496, 2497, 2498, 2499, 2500, 2501, 2502, 2503, 2504, 2505, 2506, 2507, 2508, 2509, 2510, 2511, 2512, 2513, 2514, 2515, 2516, 2517, 2518, 2519, 2520, 2521, 2522, 2523, 2524, 2525, 2526, 2527, 2528, 2529, 2530, 2531, 2532, 2533, 2534, 2535, 2536, 2537, 2538, 2539, 2540, 2541, 2542, 2543, 2544, 2545, 2546, 2547, 2548, 2549, 2550, 2551, 2552, 2553, 2554, 2555, 2556, 2557, 2558, 2559, 2560, 2561, 2562, 2563, 2564, 2565, 2566, 2567, 2568, 2569, 2570, 2571, 2572, 2573, 2574, 2575, 2576, 2577, 2578, 2579, 2580, 2581, 2582, 2583, 2584, 2585, 2586, 2587, 2588, 2589, 2590, 2591, 2592, 2593, 2594, 2595, 2596, 2597, 2598, 2599, 2600, 2601, 2602, 2603, 2604, 2605, 2606, 2607, 2608, 2609, 2610, 2611, 2612, 2613, 2614, 2615, 2616, 2617, 2618, 2619, 2620, 2621, 2622, 2623, 2624, 2625, 2626, 2627, 2628, 2629, 2630, 2631, 2632, 2633, 2634, 2635, 2636, 2637, 2638, 2639, 2640, 2641, 2642, 2643, 2644, 2645, 2646, 2647, 2648, 2649, 2650, 2651, 2652, 2653, 2654, 2655, 2656, 2657, 2658, 2659, 2660, 2661, 2662, 2663, 2664, 2665, 2666, 2667, 2668, 2669, 2670, 2671, 2672, 2673, 26

It is obvious that the Government of Madras that the lands involved hereby are needed for a public purpose, so for the construction of a building for the Madras Agricultural University, situated in that estate, and inasmuch as it is necessary to acquire an area of land for the provision of articles (1) of the Land Acquisition Act of 1914, as amended by the Land Acquisition (Amendment) Act No. XXVIII of 1927; and His Excellency the Governor of Madras hereby authorizes the Sub-Collector, Nellore, to sell and to purchase in the name of the Government, by means of a bill of the Act of 1914, as amended by the Act of 1927, the lands comprised in the schedule of the said bill, and to execute the necessary documents to perform the functions of a Collector under sections 6 & 8 of the Act.

Tanjore district, Karaikalnam taluk,
No. 60, Palanam village

Species	Locality	Altitude (m)	Season	Number of specimens
<i>Epilobium ciliatum</i> (L.) DC.	1. Near the river, 10 km from the town of Tashkent.	100	Summer	10
<i>Epilobium ciliatum</i> (L.) DC.	2. Near the river, 10 km from the town of Tashkent.	100	Summer	10
<i>Epilobium ciliatum</i> (L.) DC.	3. Near the river, 10 km from the town of Tashkent.	100	Summer	10
<i>Epilobium ciliatum</i> (L.) DC.	4. Near the river, 10 km from the town of Tashkent.	100	Summer	10
<i>Epilobium ciliatum</i> (L.) DC.	5. Near the river, 10 km from the town of Tashkent.	100	Summer	10
<i>Epilobium ciliatum</i> (L.) DC.	6. Near the river, 10 km from the town of Tashkent.	100	Summer	10
<i>Epilobium ciliatum</i> (L.) DC.	7. Near the river, 10 km from the town of Tashkent.	100	Summer	10
<i>Epilobium ciliatum</i> (L.) DC.	8. Near the river, 10 km from the town of Tashkent.	100	Summer	10
<i>Epilobium ciliatum</i> (L.) DC.	9. Near the river, 10 km from the town of Tashkent.	100	Summer	10
<i>Epilobium ciliatum</i> (L.) DC.	10. Near the river, 10 km from the town of Tashkent.	100	Summer	10

Totals ..	7,968
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Fig. 761.

Whereas it appears to the Government of Malawi that the land specified below is needed for a public purpose, to wit, for straightening the Mankhachi-Dodoma Road;

land, office in this office is hereby given to you: when it may remain in accordance with the provisions of section 4 (1) of the Land Acquisition Act of 1924, as amended by the Land Acquisition (Amendment) Act, 1938 of 1938; and Mr. Hargreaves, the Governor of Madras hereby authorizes the Revenue Divisional Officer, Adoni, his staff and workmen to execute the work now conferred by section 4(1) of the Act. Under section 1(1) of the same Act, Mr. Hargreaves, the Governor of Madras appoints the Revenue Divisional Officer, Adoni, to perform the functions of a Collector under section 4 of the Act.

Spilary Dursak, Akar Isik, T.E. Chelakumar *et al.*
April

1945-1946, 1946-1947, 1947-1948, 1948-1949, 1949-1950, 1950-1951, 1951-1952, 1952-1953, 1953-1954, 1954-1955, 1955-1956, 1956-1957, 1957-1958, 1958-1959, 1959-1960, 1960-1961, 1961-1962, 1962-1963, 1963-1964, 1964-1965, 1965-1966, 1966-1967, 1967-1968, 1968-1969, 1969-1970, 1970-1971, 1971-1972, 1972-1973, 1973-1974, 1974-1975, 1975-1976, 1976-1977, 1977-1978, 1978-1979, 1979-1980, 1980-1981, 1981-1982, 1982-1983, 1983-1984, 1984-1985, 1985-1986, 1986-1987, 1987-1988, 1988-1989, 1989-1990, 1990-1991, 1991-1992, 1992-1993, 1993-1994, 1994-1995, 1995-1996, 1996-1997, 1997-1998, 1998-1999, 1999-2000, 2000-2001, 2001-2002, 2002-2003, 2003-2004, 2004-2005, 2005-2006, 2006-2007, 2007-2008, 2008-2009, 2009-2010, 2010-2011, 2011-2012, 2012-2013, 2013-2014, 2014-2015, 2015-2016, 2016-2017, 2017-2018, 2018-2019, 2019-2020, 2020-2021, 2021-2022, 2022-2023, 2023-2024, 2024-2025, 2025-2026, 2026-2027, 2027-2028, 2028-2029, 2029-2030, 2030-2031, 2031-2032, 2032-2033, 2033-2034, 2034-2035, 2035-2036, 2036-2037, 2037-2038, 2038-2039, 2039-2040, 2040-2041, 2041-2042, 2042-2043, 2043-2044, 2044-2045, 2045-2046, 2046-2047, 2047-2048, 2048-2049, 2049-2050, 2050-2051, 2051-2052, 2052-2053, 2053-2054, 2054-2055, 2055-2056, 2056-2057, 2057-2058, 2058-2059, 2059-2060, 2060-2061, 2061-2062, 2062-2063, 2063-2064, 2064-2065, 2065-2066, 2066-2067, 2067-2068, 2068-2069, 2069-2070, 2070-2071, 2071-2072, 2072-2073, 2073-2074, 2074-2075, 2075-2076, 2076-2077, 2077-2078, 2078-2079, 2079-2080, 2080-2081, 2081-2082, 2082-2083, 2083-2084, 2084-2085, 2085-2086, 2086-2087, 2087-2088, 2088-2089, 2089-2090, 2090-2091, 2091-2092, 2092-2093, 2093-2094, 2094-2095, 2095-2096, 2096-2097, 2097-2098, 2098-2099, 2099-2100, 2100-2101, 2101-2102, 2102-2103, 2103-2104, 2104-2105, 2105-2106, 2106-2107, 2107-2108, 2108-2109, 2109-2110, 2110-2111, 2111-2112, 2112-2113, 2113-2114, 2114-2115, 2115-2116, 2116-2117, 2117-2118, 2118-2119, 2119-2120, 2120-2121, 2121-2122, 2122-2123, 2123-2124, 2124-2125, 2125-2126, 2126-2127, 2127-2128, 2128-2129, 2129-2130, 2130-2131, 2131-2132, 2132-2133, 2133-2134, 2134-2135, 2135-2136, 2136-2137, 2137-2138, 2138-2139, 2139-2140, 2140-2141, 2141-2142, 2142-2143, 2143-2144, 2144-2145, 2145-2146, 2146-2147, 2147-2148, 2148-2149, 2149-2150, 2150-2151, 2151-2152, 2152-2153, 2153-2154, 2154-2155, 2155-2156, 2156-2157, 2157-2158, 2158-2159, 2159-2160, 2160-2161, 2161-2162, 2162-2163, 2163-2164, 2164-2165, 2165-2166, 2166-2167, 2167-2168, 2168-2169, 2169-2170, 2170-2171, 2171-2172, 2172-2173, 2173-2174, 2174-2175, 2175-2176, 2176-2177, 2177-2178, 2178-2179, 2179-2180, 2180-2181, 2181-2182, 2182-2183, 2183-2184, 2184-2185, 2185-2186, 2186-2187, 2187-2188, 2188-2189, 2189-2190, 2190-2191, 2191-2192, 2192-2193, 2193-2194, 2194-2195, 2195-2196, 2196-2197, 2197-2198, 2198-2199, 2199-2200, 2200-2201, 2201-2202, 2202-2203, 2203-2204, 2204-2205, 2205-2206, 2206-2207, 2207-2208, 2208-2209, 2209-2210, 2210-2211, 2211-2212, 2212-2213, 2213-2214, 2214-2215, 2215-2216, 2216-2217, 2217-2218, 2218-2219, 2219-2220, 2220-2221, 2221-2222, 2222-2223, 2223-2224, 2224-2225, 2225-2226, 2226-2227, 2227-2228, 2228-2229, 2229-2230, 2230-2231, 2231-2232, 2232-2233, 2233-2234, 2234-2235, 2235-2236, 2236-2237, 2237-2238, 2238-2239, 2239-2240, 2240-2241, 2241-2242, 2242-2243, 2243-2244, 2244-2245, 2245-2246, 2246-2247, 2247-2248, 2248-2249, 2249-2250, 2250-2251, 2251-2252, 2252-2253, 2253-2254, 2254-2255, 2255-2256, 2256-2257, 2257-2258, 2258-2259, 2259-2260, 2260-2261, 2261-2262, 2262-2263, 2263-2264, 2264-2265, 2265-2266, 2266-2267, 2267-2268, 2268-2269, 2269-2270, 2270-2271, 2271-2272, 2272-2273, 2273-2274, 2274-2275, 2275-2276, 2276-2277, 2277-2278, 2278-2279, 2279-2280, 2280-2281, 2281-2282, 2282-2283, 2283-2284, 2284-2285, 2285-2286, 2286-2287, 2287-2288, 2288-2289, 2289-2290, 2290-2291, 2291-2292, 2292-2293, 2293-2294, 2294-2295, 2295-2296, 2296-2297, 2297-2298, 2298-2299, 2299-2300, 2300-2301, 2301-2302, 2302-2303, 2303-2304, 2304-2305, 2305-2306, 2306-2307, 2307-2308, 2308-2309, 2309-2310, 2310-2311, 2311-2312, 2312-2313, 2313-2314, 2314-2315, 2315-2316, 2316-2317,

Exempt to notifications under the Land Acquisition Act.

Fort St. George, September 23, 1841.

Acquisition Act I of 1955, as amended by the Tax Acquisition (Amendment) Act XXXVIII of 1961 published on pages 655 and 659 of Part I-A of the Part II. Government Gazette, dated 15 August 1961, in pursuance of the lands requested for the formation of Munshi Panchayat in the village of Marichar and Bagadruv village of Kothakudi taluk, Tiruchirappalli district—

No. 2. Mariner village.

Am. J. Zool. 34: 201-212, 1997.

No. 3, Boyandrovskaya village.

In the entry to the *Traditiones* No. 324 under section (2) of the *Local Acquisitions Act* of 1919, as amended by the *Local Acquisitions Amendment Act* No. 22 of 1920, published as page 104 of Part I of the *Public General Statute*, dated 17th June 1920, regarding construction of a road in No. 11 showing village Rattengudi taluk, South Kanara district—

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In the certification under section 4 (2) of the Law Amendment Act 1944, as amended by the Law Amendment (Amendment) Act XXXVIII of 1972, published at page 410 of Part I.A. of the First Schedule, dated 1918 November 1918, in respect of a land required for the purposes of a monument in New

Yala village, Singbongpur district, Ymagapata district.

In *Re Rodriguez*, No. 336 under section 8 (1) of the Land Acquisition Act I of 1919, as amended by the Land Acquisition (Amendment) Act XXVIII of 1922, passed at pages 540 and 561 of Part I.A of the 3d St. George's Gazette, dated 24 September 1921, in p. 10.

Port St. George, September 8, 1911.

No. 915.

Under section 2 of the Land Acquisition Act, the Executive the Governor of Madras hereby declares that the lands specified below and measuring 1042 acres, in the south of the town of Madras, are needed for a public purpose, to wit, for the formation of a reservoir at Ponnai, and, under sections 2 and 7 of the same Act, the Additional Special Land Acquisition Officer, Trichinopoly, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said lands. A plan of the lands is kept in the office of the Additional Special Land Acquisition Officer, Trichinopoly, and may be inspected at any time during office hours.

Chingayyan dike, Trichinopoly taluk,
No. 17, Taramangalam village.

Government, No. 1, No. 104, 104a, 104b, 104c, 104d, 104e, 104f, 104g, 104h, 104i, 104j, 104k, 104l, 104m, 104n, 104o, 104p, 104q, 104r, 104s, 104t, 104u, 104v, 104w, 104x, 104y, 104z, 105, 105a, 105b, 105c, 105d, 105e, 105f, 105g, 105h, 105i, 105j, 105k, 105l, 105m, 105n, 105o, 105p, 105q, 105r, 105s, 105t, 105u, 105v, 105w, 105x, 105y, 105z, 106, 106a, 106b, 106c, 106d, 106e, 106f, 106g, 106h, 106i, 106j, 106k, 106l, 106m, 106n, 106o, 106p, 106q, 106r, 106s, 106t, 106u, 106v, 106w, 106x, 106y, 106z, 107, 107a, 107b, 107c, 107d, 107e, 107f, 107g, 107h, 107i, 107j, 107k, 107l, 107m, 107n, 107o, 107p, 107q, 107r, 107s, 107t, 107u, 107v, 107w, 107x, 107y, 107z, 108, 108a, 108b, 108c, 108d, 108e, 108f, 108g, 108h, 108i, 108j, 108k, 108l, 108m, 108n, 108o, 108p, 108q, 108r, 108s, 108t, 108u, 108v, 108w, 108x, 108y, 108z, 109, 109a, 109b, 109c, 109d, 109e, 109f, 109g, 109h, 109i, 109j, 109k, 109l, 109m, 109n, 109o, 109p, 109q, 109r, 109s, 109t, 109u, 109v, 109w, 109x, 109y, 109z, 110, 110a, 110b, 110c, 110d, 110e, 110f, 110g, 110h, 110i, 110j, 110k, 110l, 110m, 110n, 110o, 110p, 110q, 110r, 110s, 110t, 110u, 110v, 110w, 110x, 110y, 110z, 111, 111a, 111b, 111c, 111d, 111e, 111f, 111g, 111h, 111i, 111j, 111k, 111l, 111m, 111n, 111o, 111p, 111q, 111r, 111s, 111t, 111u, 111v, 111w, 111x, 111y, 111z, 112, 112a, 112b, 112c, 112d, 112e, 112f, 112g, 112h, 112i, 112j, 112k, 112l, 112m, 112n, 112o, 112p, 112q, 112r, 112s, 112t, 112u, 112v, 112w, 112x, 112y, 112z, 113, 113a, 113b, 113c, 113d, 113e, 113f, 113g, 113h, 113i, 113j, 113k, 113l, 113m, 113n, 113o, 113p, 113q, 113r, 113s, 113t, 113u, 113v, 113w, 113x, 113y, 113z, 114, 114a, 114b, 114c, 114d, 114e, 114f, 114g, 114h, 114i, 114j, 114k, 114l, 114m, 114n, 114o, 114p, 114q, 114r, 114s, 114t, 114u, 114v, 114w, 114x, 114y, 114z, 115, 115a, 115b, 115c, 115d, 115e, 115f, 115g, 115h, 115i, 115j, 115k, 115l, 115m, 115n, 115o, 115p, 115q, 115r, 115s, 115t, 115u, 115v, 115w, 115x, 115y, 115z, 116, 116a, 116b, 116c, 116d, 116e, 116f, 116g, 116h, 116i, 116j, 116k, 116l, 116m, 116n, 116o, 116p, 116q, 116r, 116s, 116t, 116u, 116v, 116w, 116x, 116y, 116z, 117, 117a, 117b, 117c, 117d, 117e, 117f, 117g, 117h, 117i, 117j, 117k, 117l, 117m, 117n, 117o, 117p, 117q, 117r, 117s, 117t, 117u, 117v, 117w, 117x, 117y, 117z, 118, 118a, 118b, 118c, 118d, 118e, 118f, 118g, 118h, 118i, 118j, 118k, 118l, 118m, 118n, 118o, 118p, 118q, 118r, 118s, 118t, 118u, 118v, 118w, 118x, 118y, 118z, 119, 119a, 119b, 119c, 119d, 119e, 119f, 119g, 119h, 119i, 119j, 119k, 119l, 119m, 119n, 119o, 119p, 119q, 119r, 119s, 119t, 119u, 119v, 119w, 119x, 119y, 119z, 120, 120a, 120b, 120c, 120d, 120e, 120f, 120g, 120h, 120i, 120j, 120k, 120l, 120m, 120n, 120o, 120p, 120q, 120r, 120s, 120t, 120u, 120v, 120w, 120x, 120y, 120z, 121, 121a, 121b, 121c, 121d, 121e, 121f, 121g, 121h, 121i, 121j, 121k, 121l, 121m, 121n, 121o, 121p, 121q, 121r, 121s, 121t, 121u, 121v, 121w, 121x, 121y, 121z, 122, 122a, 122b, 122c, 122d, 122e, 122f, 122g, 122h, 122i, 122j, 122k, 122l, 122m, 122n, 122o, 122p, 122q, 122r, 122s, 122t, 122u, 122v, 122w, 122x, 122y, 122z, 123, 123a, 123b, 123c, 123d, 123e, 123f, 123g, 123h, 123i, 123j, 123k, 123l, 123m, 123n, 123o, 123p, 123q, 123r, 123s, 123t, 123u, 123v, 123w, 123x, 123y, 123z, 124, 124a, 124b, 124c, 124d, 124e, 124f, 124g, 124h, 124i, 124j, 124k, 124l, 124m, 124n, 124o, 124p, 124q, 124r, 124s, 124t, 124u, 124v, 124w, 124x, 124y, 124z, 125, 125a, 125b, 125c, 125d, 125e, 125f, 125g, 125h, 125i, 125j, 125k, 125l, 125m, 125n, 125o, 125p, 125q, 125r, 125s, 125t, 125u, 125v, 125w, 125x, 125y, 125z, 126, 126a, 126b, 126c, 126d, 126e, 126f, 126g, 126h, 126i, 126j, 126k, 126l, 126m, 126n, 126o, 126p, 126q, 126r, 126s, 126t, 126u, 126v, 126w, 126x, 126y, 126z, 127, 127a, 127b, 127c, 127d, 127e, 127f, 127g, 127h, 127i, 127j, 127k, 127l, 127m, 127n, 127o, 127p, 127q, 127r, 127s, 127t, 127u, 127v, 127w, 127x, 127y, 127z, 128, 128a, 128b, 128c, 128d, 128e, 128f, 128g, 128h, 128i, 128j, 128k, 128l, 128m, 128n, 128o, 128p, 128q, 128r, 128s, 128t, 128u, 128v, 128w, 128x, 128y, 128z, 129, 129a, 129b, 129c, 129d, 129e, 129f, 129g, 129h, 129i, 129j, 129k, 129l, 129m, 129n, 129o, 129p, 129q, 129r, 129s, 129t, 129u, 129v, 129w, 129x, 129y, 129z, 130, 130a, 130b, 130c, 130d, 130e, 130f, 130g, 130h, 130i, 130j, 130k, 130l, 130m, 130n, 130o, 130p, 130q, 130r, 130s, 130t, 130u, 130v, 130w, 130x, 130y, 130z, 131, 131a, 131b, 131c, 131d, 131e, 131f, 131g, 131h, 131i, 131j, 131k, 131l, 131m, 131n, 131o, 131p, 131q, 131r, 131s, 131t, 131u, 131v, 131w, 131x, 131y, 131z, 132, 132a, 132b, 132c, 132d, 132e, 132f, 132g, 132h, 132i, 132j, 132k, 132l, 132m, 132n, 132o, 132p, 132q, 132r, 132s, 132t, 132u, 132v, 132w, 132x, 132y, 132z, 133, 133a, 133b, 133c, 133d, 133e, 133f, 133g, 133h, 133i, 133j, 133k, 133l, 133m, 133n, 133o, 133p, 133q, 133r, 133s, 133t, 133u, 133v, 133w, 133x, 133y, 133z, 134, 134a, 134b, 134c, 134d, 134e, 134f, 134g, 134h, 134i, 134j, 134k, 134l, 134m, 134n, 134o, 134p, 134q, 134r, 134s, 134t, 134u, 134v, 134w, 134x, 134y, 134z, 135, 135a, 135b, 135c, 135d, 135e, 135f, 135g, 135h, 135i, 135j, 135k, 135l, 135m, 135n, 135o, 135p, 135q, 135r, 135s, 135t, 135u, 135v, 135w, 135x, 135y, 135z, 136, 136a, 136b, 136c, 136d, 136e, 136f, 136g, 136h, 136i, 136j, 136k, 136l, 136m, 136n, 136o, 136p, 136q, 136r, 136s, 136t, 136u, 136v, 136w, 136x, 136y, 136z, 137, 137a, 137b, 137c, 137d, 137e, 137f, 137g, 137h, 137i, 137j, 137k, 137l, 137m, 137n, 137o, 137p, 137q, 137r, 137s, 137t, 137u, 137v, 137w, 137x, 137y, 137z, 138, 138a, 138b, 138c, 138d, 138e, 138f, 138g, 138h, 138i, 138j, 138k, 138l, 138m, 138n, 138o, 138p, 138q, 138r, 138s, 138t, 138u, 138v, 138w, 138x, 138y, 138z, 139, 139a, 139b, 139c, 139d, 139e, 139f, 139g, 139h, 139i, 139j, 139k, 139l, 139m, 139n, 139o, 139p, 139q, 139r, 139s, 139t, 139u, 139v, 139w, 139x, 139y, 139z, 140, 140a, 140b, 140c, 140d, 140e, 140f, 140g, 140h, 140i, 140j, 140k, 140l, 140m, 140n, 140o, 140p, 140q, 140r, 140s, 140t, 140u, 140v, 140w, 140x, 140y, 140z, 141, 141a, 141b, 141c, 141d, 141e, 141f, 141g, 141h, 141i, 141j, 141k, 141l, 141m, 141n, 141o, 141p, 141q, 141r, 141s, 141t, 141u, 141v, 141w, 141x, 141y, 141z, 142, 142a, 142b, 142c, 142d, 142e, 142f, 142g, 142h, 142i, 142j, 142k, 142l, 142m, 142n, 142o, 142p, 142q, 142r, 142s, 142t, 142u, 142v, 142w, 142x, 142y, 142z, 143, 143a, 143b, 143c, 143d, 143e, 143f, 143g, 143h, 143i, 143j, 143k, 143l, 143m, 143n, 143o, 143p, 143q, 143r, 143s, 143t, 143u, 143v, 143w, 143x, 143y, 143z, 144, 144a, 144b, 144c, 144d, 144e, 144f, 144g, 144h, 144i, 144j, 144k, 144l, 144m, 144n, 144o, 144p, 144q, 144r, 144s, 144t, 144u, 144v, 144w, 144x, 144y, 144z, 145, 145a, 145b, 145c, 145d, 145e, 145f, 145g, 145h, 145i, 145j, 145k, 145l, 145m, 145n, 145o, 145p, 145q, 145r, 145s, 145t, 145u, 145v, 145w, 145x, 145y, 145z, 146, 146a, 146b, 146c, 146d, 146e, 146f, 146g, 146h, 146i, 146j, 146k, 146l, 146m, 146n, 146o, 146p, 146q, 146r, 146s, 146t, 146u, 146v, 146w, 146x, 146y, 146z, 147, 147a, 147b, 147c, 147d, 147e, 147f, 147g, 147h, 147i, 147j, 147k, 147l, 147m, 147n, 147o, 147p, 147q, 147r, 147s, 147t, 147u, 147v, 147w, 147x, 147y, 147z, 148, 148a, 148b, 148c, 148d, 148e, 148f, 148g, 148h, 148i, 148j, 148k, 148l, 148m, 148n, 148o, 148p, 148q, 148r, 148s, 148t, 148u, 148v, 148w, 148x, 148y, 148z, 149, 149a, 149b, 149c, 149d, 149e, 149f, 149g, 149h, 149i, 149j, 149k, 149l, 149m, 149n, 149o, 149p, 149q, 149r, 149s, 149t, 149u, 149v, 149w, 149x, 149y, 149z, 150, 150a, 150b, 150c, 150d, 150e, 150f, 150g, 150h, 150i, 150j, 150k, 150l, 150m, 150n, 150o, 150p, 150q, 150r, 150s, 150t, 150u, 150v, 150w, 150x, 150y, 150z, 151, 151a, 151b, 151c, 151d, 151e, 151f, 151g, 151h, 151i, 151j, 151k, 151l, 151m, 151n, 151o, 151p, 151q, 151r, 151s, 151t, 151u, 151v, 151w, 151x, 151y, 151z, 152, 152a, 152b, 152c, 152d, 152e, 152f, 152g, 152h, 152i, 152j, 152k, 152l, 152m, 152n, 152o, 152p, 152q, 152r, 152s, 152t, 152u, 152v, 152w, 152x, 152y, 152z, 153, 153a, 153b, 153c, 153d, 153e, 153f, 153g, 153h, 153i, 153j, 153k, 153l, 153m, 153n, 153o, 153p, 153q, 153r, 153s, 153t, 153u, 153v, 153w, 153x, 153y, 153z, 154, 154a, 154b, 154c, 154d, 154e, 154f, 154g, 154h, 154i, 154j, 154k, 154l, 154m, 154n, 154o, 154p, 154q, 154r, 154s, 154t, 154u, 154v, 154w, 154x, 154y, 154z, 155, 155a, 155b, 155c, 155d, 155e, 155f, 155g, 155h, 155i, 155j, 155k, 155l, 155m, 155n, 155o, 155p, 155q, 155r, 155s, 155t, 155u, 155v, 155w, 155x, 155y, 155z, 156, 156a, 156b, 156c, 156d, 156e, 156f, 156g, 156h, 156i, 156j, 156k, 156l, 156m, 156n, 156o, 156p, 156q, 156r, 156s, 156t, 156u, 156v, 156w, 156x, 156y, 156z, 157, 157a, 157b, 157c, 157d, 157e, 157f, 157g, 157h, 157i, 157j, 157k, 157l, 157m, 157n, 157o, 157p, 157q, 157r, 157s, 157t, 157u, 157v, 157w, 157x, 157y, 157z, 158, 158a, 158b, 158c, 158d, 158e, 158f, 158g, 158h, 158i, 158j, 158k, 158l, 158m, 158n, 158o, 158p, 158q, 158r, 158s, 158t, 158u, 158v, 158w, 158x, 158y, 158z, 159, 159a, 159b, 159c, 159d, 159e, 159f, 159g, 159h, 159i, 159j, 159k, 159l, 159m, 159n, 159o, 159p, 159q, 159r, 159s, 159t, 159u, 159v, 159w, 159x, 159y, 159z, 160, 160a, 160b, 160c, 160d, 160e, 160f, 160g, 160h, 160i, 160j, 160k, 160l, 160m, 160n, 160o, 160p, 160q, 160r, 160s, 160t, 160u, 160v, 160w, 160x, 160y, 160z, 161, 161a, 161b, 161c, 161d, 161e, 161f, 161g, 161h, 161i, 161j, 161k, 161l, 161m, 161n, 161o, 161p, 161q, 161r, 161s, 161t, 161u, 161v, 161w, 161x, 161y, 161z, 162, 162a, 162b, 162c, 162d, 162e, 162f, 162g, 162h, 162i, 162j, 162k, 162l, 162m, 162n, 162o, 162p, 162q, 162r, 162s, 162t, 162u, 162v, 162w, 162x, 162y, 162z, 163, 163a, 163b, 163c, 163d, 163e, 163f, 163g, 163h, 163i, 163j, 163k, 163l, 163m, 163n, 163o, 163p, 163q, 163r, 163s, 163t, 163u, 163v, 163w, 163x, 163y, 163z, 164, 164a, 164b, 164c, 164d, 164e, 164f, 164g, 164h, 164i, 164j, 164k, 164l, 164m, 164n, 164o, 164p, 164q, 164r, 164s, 164t, 164u, 164v, 164w, 164x, 164y, 164z, 165, 165a, 165b, 165c, 165d, 165e, 165f, 165g, 165h, 165i, 165j, 165k, 165l, 165m, 165n, 165o, 165p, 165q, 165r, 165s, 165t, 165u, 165v, 165w, 165x, 165y, 165z, 166, 166a, 166b, 166c, 166d, 166e, 166f, 166g, 166h, 166i, 166j, 166k, 166l, 166m, 166n, 166o, 166p, 166q, 166r, 166s, 166t, 166u, 166v, 166w, 166x, 166y, 166z, 167, 167a, 167b, 167c, 167d, 167e, 167f, 167g, 167h, 167i, 167j, 167k, 167l, 167m, 167n, 167o, 167p, 167q, 167r, 167s, 167t, 167u, 167v, 167w, 167x, 167y, 167z, 168, 168a, 168b, 168c, 168d, 168e, 168f, 168g, 168h, 168i, 168j, 168k, 168l, 168m, 168n, 168o, 168p, 168q, 168r, 168s, 168t, 168u, 168v, 168w, 168x, 168y, 168z, 169, 169a, 169b, 169c, 169d, 169e, 169f, 169g, 169h, 169i, 169j, 169k, 169l, 169m, 169n, 169o, 169p, 169q, 169r, 169s, 169t, 169u, 169v, 169w, 169x, 169y, 169z, 170, 170a, 170b, 170c, 170d, 170e, 170f, 170g, 170h, 170i, 170j, 170k, 170l, 170m, 170n, 170o, 170p, 170q, 170r, 170s, 170t, 170u, 170v, 170w, 170x, 170y, 170z, 171, 171a, 171b, 171c, 171d, 171e, 171f, 171g, 171h, 171i, 171j, 171k, 171l, 171m, 171n, 171o, 171p, 171q, 171r, 171s, 171t, 171u, 171v, 171w, 171x, 171y, 171z, 172, 172a, 172b, 172c, 172d, 172e, 172f, 172g, 172h, 172i, 172j, 172k, 172l, 172m, 172n, 172o, 172p, 172q, 172r, 172s, 172t, 172u, 172v, 172w, 172x, 172y, 172z, 173, 173a, 173b, 173c, 173d, 173e, 173f, 173g, 173h, 173i, 173j, 173k, 173l, 173m, 173n, 173o, 173p, 173q, 173r, 173s, 173t, 173u, 173v, 173w, 173x, 173y, 173z, 174, 174a, 174b, 174c, 174d, 174e, 174f, 174g, 174h, 174i, 174j, 174k, 174l, 174m, 174n, 174o, 174p, 174q, 174r, 174s, 174t, 174u, 174v, 174w, 174x, 174y, 174z, 175, 175a, 175b, 175c, 175d, 175e, 175f, 175g, 175h, 175i, 175j, 175k, 175l, 175m, 175n, 175o, 175p, 175q, 175r, 175s, 175t, 175u, 175v, 175w, 175x, 175y, 175z, 176, 176a, 176b, 176c, 176d, 176e, 176f, 176g, 176h, 176i, 176j, 176k, 176l, 176m, 176n, 176o, 176p, 176q, 176r, 176s, 176t, 176u, 176v, 176w, 176x, 176y, 176z, 177, 177a, 177b, 177c, 177d, 177e, 177f, 177g, 177h, 177i, 177j, 177k, 177l, 177m, 177n, 177o, 177p, 177q, 177r, 177s, 177t, 177u, 177v, 1

EDUCATION DEPARTMENT.

Larvae

Prof. D. Durys, September 14, 1962.

doi:10.1017/S0007122612000119

See U. Koppstein, District Educational Officer, Tel Aviv, leaves on average pay for weekly five days from the 17th November 1940.

12v(c) amendments to rules relating to criminal
proceedings under local bodies.

Printed in Great Britain, September 1, 1941
10 1/2 x 13 1/2, 250 pages.

2024-2025

[illegible]

It is hereby given that the debts will be further processed with strict due regard of the needs from the date of publication of this advertisement and that any objection or suggestion which may be received with respect thereto before the expiry of the period aforesaid, will be considered by the Government of Madras.

THEORY AND CONCLUSIONS

3. To subrule (a) of rule 17 of the said rules, the following further proviso shall be added as the last:

¹⁰ Provided further that when posts of teachers are abolished in elementary schools, lower elementary grade teachers who have completed 20 years of age or 30 years' service qualifying for pension, or provided that shall be discharged before pension are selected for

3. To page 22 of the said rules, the following further amendments shall be added to the said article—

"Provided further that nothing contained in this act shall be deemed to give a lower elementary grade teacher discharged from service under the last provision the same or any part of the right to be reinstated."

1991, 1993.

[illegible]

Stiles is hereby given that the draft will be further processed with what the copy of six weeks from the date of publication of the notification and then any objection or suggestion which may be received with respect thereto before the expiry of the period aforesaid, will be considered by the Government of Madras.

THE NEW JERSEY DEPARTMENT OF TREASURY

3. To make certain (a) all rules 10 of the said rules, the following further proviso shall be added at the end, namely:—

¹⁷ Provided further that when posts of teachers are abolished in elementary schools, lower elementary grade teachers who have completed 40 years' service or 30 years' service qualify for position as provided here shall be discharged before persons are selected for discharge under clause (1) to (6)."

5. To rule 22 of the said rules, the following further

provision shall be added at the end, namely:—
 "Provided further that nothing contained in this rule shall be deemed to deprive a lower elementary grade teacher discharged from service under the last provision of article (a) of rule 18, a right to be reappointed."

Agreement to the special rules for the Marine
Educational Subordinate Service.

Prof. Dr. Gaura, December 15, 194
220 S. St. No. 1433, Edmonton.

626 1994

In a meeting of the powers conferred by paragraph (1) of sub article (7) of article 561 of the Government of India Act, 1935, His Excellency the Governor of Madras is hereby pleased to make the following amendment to the special rules for the Madras Educational Administration Service established with Public (Services) Department Notification No. 815, dated 10th March 1935, as page 958 to 959 of Part I of the Madras General Gazette, dated the 22nd June 1935, as subsequently amended. The amendments hereby made shall come into force on and from the 15th September 1941.

Author disclosures of potential conflicts of interest and author contributions are found at the end of this article.

In subcategory 1 of mode 1 of the mild rules, is the sentence relating to category 2 of class II, for the expression "10 hematology," the expression "17 hematology" shall be substituted.

E. O. WOOD,
Secretary to Government

MISCELLANEOUS NOTIFICATIONS

Transferce

Ed T. Pachatzmann, Officiating Lecturer, Government Victoria College, Poughon, is cited as Professor of Indian History, Franklin College, Madison. To join on 26 October 1941.

Madras,
22nd November 1911.

GOVERNMENT EXAMINATIONS

Training-School Leaving Certificate Examination,
March 1962.

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It is hereby notified that the Anti-Trading-Schools League Conference, both under the Old and the New Name will be held on the 19th March 1934 and the following days at a place at which there are trading schools. Women centers of the last conference will and outfit complete to provide for the convenience of all. For women wishing to study a separate course, a request is that they should reach that place not later than the 15th November. At stations, either that London where there are more than a dozen than can, the request is that they should reach that place, generally at the 15th November. FRANK S. COOPER.

5. The subjects of application are as follows:—

DOI: 10.1002/for

Nonmodern Growth

- (b) Organization and Discipline.
- (c) General Principles of Education.
- (d) Methods of teaching subjects.
- (e) Review and backward work.

Shenstone Grade, Miller

- (3) First Language.
- (4) Elementary Mathematics.
- (5) Nature Study.
- (6) Geography.
- (7) Elementary Science.
- (8) Studies in History of India, or Indian Music.

and it will be refused if permission is not granted to the students to appear for the examination. To prevent a candidate for the examination will be regarded as a delinquent on the part of the school authorities if in their opinion, the student will, by the end of the school year, have completed satisfactorily the prescribed course of study.

A Candidate who aims to attend an overseas course that tends to which they considered the progress made with previous studies and the progress of the examination of the course at which they aiming to be admitted an international examination under the year of the course that of which they considered superior.

12. Candidates who do not behave properly towards the Chief and Assistant Superintendents of the examination or are suspected of having had recourse to malversation of any kind in connection with the examination or whose answer papers contain objectionable matter are liable to have their examination cancelled and also to be referred from appearing again for the examination for each year of years in the Commission for Government Examinations may think fit, or if he is not satisfied, for any reason whatsoever as to the irregularities of their results, they may be referred or they may be required to undergo a re-examination at some future date to be fixed in any way or more of the subjects of the examination for which they appeared, their names as failure being determined on the results of such re-examination.

13. All the candidates whose names are included in the official roll will be deemed to have given an undertaking that they will abide by all the rules now in force or those to be brought into effect hereafter in respect of the examination including the following:—No re-examination of answer papers is permitted.

Applicants from sponsored candidates or from persons at their behalf acting for information as to the rules of failure or for a re-examination of their answer papers will not be admitted to.

(By order)

F. S. CHAND SAHAI,
Secretary.

Office of the Commr. for Govt. Examinations,
Madras, 12th September 1941.

Secondary School-Leaving Certificate PUBLIC EXAMINATION, 1941.

EXAMINER IN THE MATHEMATICS
SECTION OF LETTERS.

In the examination published on pages 101-107 of Part I-B of the Port St. George's Gazette, dated 1st June 1941, under Letter—

For 'New Junior Latin Reader by A. J. Toyn' and 'New Junior Latin Reader by A. J. Toyn, Parts I and II only.'

(By order)

F. S. CHAND SAHAI,
Secretary, S.S.L.C. Board,
Madras, 12th September 1941.

UNIVERSITY OF MADRAS.

Electives to the Senate.

It is hereby notified that an election is to be held to elect a member to the Senate by the municipal councilors of the North Arcot district from among themselves, under section 14 (a), clause III (b) of the Madras University Act in which of V. Arundel (Madras Sahib Bahadur) is to be a member thereof.

The Collector of South Arcot, Madras, is requested to hold the election and intimate the result of the same by the 15th October 1941.

University Buildings, Chennai,
Madras, 2nd September 1941.

Whereas an election has to be held to elect a member to the Senate by the municipal councilors of the Tiruchengode District from among themselves, under section 14 (a), clause III (b) of the Madras University Act, the Collector of Tiruchengode, Tiruchengode, is requested to hold the election and intimate the result of the same by the 15th October 1941.

University Buildings, Chennai,
Madras, 2nd September 1941.

Members elected to the Senate.

It is hereby notified, by direction of the Vice-Chancellor, that Messrs T. S. Venkatesw Ayyangar, M.A., Chennarayana, and Messrs T. S. Venkatesw Ayyangar, M.A., Chennarayana, have been elected to the Senate by the municipal councilors of the Tiruchengode District from among themselves under section 14 (a), clause III (b) of the Madras University Act.

University Buildings, Chennai,
Madras, 12th September 1941.

It is hereby notified that Mr. G. S. Srinivas Chetti, Municipal Councilor, Chennai, has been elected to the Senate by the municipal councilors of the Tiruchengode District from among themselves under section 14 (a), clause III (b) of the Madras University Act.

It is hereby notified that the following persons have been elected to the Senate by the municipal councilors of the Tiruchengode District from among themselves under section 14 (a), clause III (b) of the Madras University Act—

1. Mr. M. Srinivas Chetti, M.A.,	Members of the Madras
2. Mr. G. S. Srinivas Chetti, M.A.,	General Council
3. Mr. G. S. Srinivas Chetti, M.A.,	Municipal Councilor in
	the Tiruchengode

University Buildings, Chennai,
Madras, 12th September 1941.

Conference of B.A. and B.Sc. students.

A special meeting of the Senate of the University of Madras will be held at the Senate House, Chennai, Madras, on Friday, the 21st October 1941 at 10 a.m. for receiving B.A. and B.Sc. students to examine who have passed the examinations for General B.A. (First), B.A. in Economics, B.A. in Political and Public Administration, B.A. in History, B.A. in Geography and B.A. in Science, B.A. in Law, B.A. in Commerce, B.A. in Languages (English and German), and B.A. in Geography. Those who are eligible for the B.A. and B.Sc. students are asked to apply for admission to the examination. Such applications should be received in the office of the Vice-Chancellor, the 15th October 1941. Persons who do not desire to attend the meeting should notify the same to the Registrar as soon as their decision will be sent to the Senate by the 15th October. No diploma fee or admission fee will be levied.

Centre for Written Examinations at 1942.

As announced in the last of notices published in Part I-B of the Port St. George's Gazette, dated 1st June 1941, Tiruchengode has been fixed as a centre for the General B.A. Examinations at 1942 and 1943 of the B.O.S. Degree Examination to be held in March-April 1942.

Centres for the Practical Examinations, 1942.

The following is the list of centres for the Practical Examinations in 1942—

At the Practical Examinations for the B.Sc. (Honours) Degree will be held at the following places—

March-April Examinations.

Madras—Madras only—All subjects.

February—

Madras—All subjects.

February—February only.

Tiruchengode—Chemistry only.

September Examinations.

The Practical Examinations in Part II—Secondary will be held only at Madras.

At the Practical Examinations for the B.Sc. Degree will be held at the following places—

March-April Examinations.

Madras—All subjects.

February—February only.

February—February only.

February—February only.

February—February only.

February—February only.

February—February only.

February—February only.

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February—February only.

February—February only.

Cancellation of a Training-School Leaving Certificate.

The Director of Public Instruction, Madras, in his Proceedings No. 2805, dated 21st January 1916, has sanctioned the T.S.L.O. No. 1491727, Higher Elementary Grade of Mathematics, Salomon, as teacher-in-charge of the St. Philip's English-Sanskrit Elementary School, Sengutturam, Pudukottai in M.D.K. Normal district.

Detailed particulars of the Training School-Leaving Certificate are forwarded below to the appropriate teacher, manager, or agent, as far as decided by the certificate for circulation—

- (1) Name (in full)—Musamala Solomon.
(2) Employment—Teacher-manager, Dr. Padiya Hospital, Addis Ababa, Negus, Tannu, Eritrean
(3) Certificate No. 14197/31, Higher Elementary Grade.
(4) School in which trained—S.P.G. Training School, Addis Ababa.
(5) Year of training—1935-37.
(6) Date of completion—10/5, December 1937.

Karveel, D. MUNDOT.SAM,
16th September 2011, District Educational Officer

An ex-student deferred from appearing for the
T.S.L.C. Examination, 1982.

It is hereby pointed out that Yulia Samson, as mentioned above, during 1924-1925 in the Government Training School, Dnepropetrovsk, is detained from appearing for the 1925-26 Government of 1925 as per orders of the No. 295/14, dated 28th August 1921, of the Secretary to the Commissioner for Government, Krasnodar, Krasnov.

Government Training School, K. PANA BATHI,
Buckingham, 2nd September 1911. Madras.

MADRAS PUBLIC SERVICE COMMISSION.

Half-yearly Examination and Language Tests for officers of Adelaide District and Provincial Services, South Officers, Railway Officers and others, January 1937.

3.44 It is hereby notified that the next National Examination and Entrance Tests for officers at All India Services and Provincial Services, Bank Officers, Railway Officers and others, specified below, will be held on the 15th January 1953 and according to date.

- (3) The First and Second Standards for Assistant Collection.
- (4) Examination for members of the Indian Civil Service (Examinations for members of the Indian Civil Service) as provided for members of the Indian Civil Service.
- (5) Examination for members of the Indian Civil Service (Examinations for members of the Indian Civil Service) as provided for members of the Indian Civil Service.
- (6) First Class Language Tests for officers holding appointments specially filled by members of the Indian Civil Service.

(D) Law and Language Test for officers of the Indian Police and the Madras Police Service

(7) law, Revenue and Office Procedures and Accounts for officers of the Indian Forest Service, the Madras Forest Service and the Madras Forest Subordinate Service.

(B) Awarded Test for Indian Service of Engi-

(5) Language Test for officers of the Indian Educational Service.

CBQ Language Test for officers of the Indian
Agricultural Service

CH) Language Test for effects of the Indian
Vocabulary Course.

Old Language Test for the Imperial Service
 Affairs of the Public Works Department in the First
 and Second Languages.

(14) Law and Language Test for Cantonese
Mandarin

(10) First and Second Standard Tests for Cadets of the National Male Flies

110) Language Test for Bank Officers.

(17) Language Test for Railway Officers.

(10) Lower and Higher Standard Examinations in Bengali for non-Cyber Assistant Collectors of the Internal Customs Service.

(12) Language Test for officers of the Indian Medical Service serving as superintendents in the Indian Jut Department.

(17) Language Test for officers of the Imperial
Bank of India is announced Under

(ii) The Women's Language Extension.

(2) *Jointly-sponsored* is *Mahayana*, Tamil and Telugu, in pursuance of the scheme of the Government of India for the encouragement of the study of classical languages.

(c) The Colonial Language Teaching Conference will be held on the 5th and 6th January 1974.

(iii) All language examinations will be held at Mysore in the office of the Commissioner. Candidates who apply for a language examination in addition to any other examination will be examined at Mysore in the office of the Commissioner. Other examinations will be examined at the headquarters of the districts in which they are employed or at such other places as they be notified to them in due course.

(iv) The assessments referred to in Item (iii) above will be conducted in accordance with the rules published in the Government of India Notification No. F. 784/70, Department of Education, Tiruchirappalli and Madurai, dated New Delhi, the 8th March 1970, copies of which may be obtained from the Registrar, Government of India Police Station Branch, Civil Lines, Delhi.

5. The fee payable for the examination in each test or language is as follows:—

(c) For Government servants ..	25
(d) For non-Government servants ..	15
(i) Women's Language Examination ..	5
(ii) Colonial Language Scholarship Examination ..	25
(j) Half-yearly examinations in Malayalam, Tamil and Telugu referred to in Item (22) in paragraph 1 (i) above ..	50
(k) same award as in Rs. 200 ..	50
(l) same award as in Rs. 200 ..	50
Rs. 100 ..	50

[illegible]

The fee must be paid into a Government treasury or into the Reserve Bank of India, Madras, or its Agency, to the credit of the Madras Government under the following head of receipt:—**XXXXXX Miscellaneous Department—Ransoming Fee—From the missionaries—Madras Public Service Commission** 17

The itinerary or bank receipt should be attached to the application. On no account will the fee be returned if the office of the Indian Police Service Commission.

83. No one has been identified here as having helped the White House, the Senate, or Justice. President's name is not in the text.

The free good for winners is the examinations will not necessarily be refunded or held over in the next examination. When asked by the press, the

Candidates for the Overseas Language Tutorship Examinations will, however, be required to complete an application form for the Overseas Language Tutorship Examinations and to submit it to the Overseas Language Tutorship Examinations Office at least 30 days before the date of the examination.

194-195 (2000) 194-195

3. Form of application may be obtained by written application from the Secretary, Madras Public Service Commission, "Victoria Building," Commissioner-in-Chief Road, Egmore P.O., Madras. Forms of application will not be supplied by ordinary officers.

4. Applications must be made out, legibly in English on printed forms and must reach the Secretary, Madras Public Service Commission, not later than the 15th November 1943. Applications which are received after this date and applications which are improper or defective in any particular will not be considered.

Officers in the service of Government should send their applications through the heads of their departments or offices who should, while forwarding the applications to the Commission, attach a certificate to the effect that the candidates are eligible for admission to the tests for which they apply. It

a candidate is known the head of an office he should submit his application through the head of his department.

5. A candidate who submits an application for admission to an examination will be deemed to have given an undertaking that he will abide by all the rules now in force and all rules which may hereafter be brought into force in respect of that examination.

6. Mailing of applications to the examination commission together with the requisite fee must follow the date of the examination. Candidates who do not receive it should apply for it to the Secretary, Madras Public Service Commission, Egmore P.O., Madras.

7. The books will be published in the Fort St. George Gazette.

Office of the Madras Public Service Commission, Egmore P.O., Madras, 15th September 1943.

List of candidates selected as suitable for appointment to posts in the Madras Educational Establishment Service, 1942-1943.

ASSISTANT LECTURER (MEN'S BRANCH).

MR. RAMAN ESWAR.

Names of candidates and date of birth	University	Qualification	Address
Madhava Sankar, A. G. (21st June 1918)	B.A. (Hons.)	Officiating Assistant Lecturer in History, Kumbakonam College, Kumbakonam.	

SCHOOL ASSISTANT (WOMEN'S BRANCH).

MR. RAMAN ESWAR.

Names of candidates and date of birth	University	Qualification	Address
Suryakumari, P. (14th December 1927)	B.A., B.Sc.	Telugu	Officiating Lecturer, P.A. S.S. Vaid., Eren, West Madras District.

Office of the Madras Public Service Commission, Egmore P.O., Madras, 15th September 1943.

P. K. GURUNADHARA SIVARAJAN, Secretary.

VACANCIES.

Appointment of Urdu Musshi, Government Arts College, Mahabubnagar.

Applications are invited from Mohammedan candidates for appointment by direct recruitment, as Urdu Musshi, Government Arts College, Mahabubnagar, on Rs. 15-10-20.

1. A person of sound mind and of good character, who has completed the postgraduate work in Urdu and is well qualified to teach Urdu in a college or school.

2. Persons who are employed permanently or who have completed their postgraduate work in Urdu in Government service (Provincial Government) are not to apply. Other persons in service shall send their applications through the authority competent to appoint them to the post they are holding.

3. An applicant must satisfy the following conditions:—

(a) He must be a British subject or a subject of a State in India.

(b) He must be of sound health and sound character and free from any bodily defect or infirmity which may be a disqualification for the post.

(c) He must be of sound health and sound character and free from any bodily defect or infirmity which may be a disqualification for the post.

(d) His age as proved by evidence mentioned in paragraph 3 below must not be over 35 years on 1st September 1943, or he must have been born on or after 1st September 1908. The applicants will not apply to Scheduled Caste.

(e) He must possess the following qualifications:—

The degree of B.A. in Urdu of any of the Universities of the Madras Presidency or a degree with a pass in the first or second class in Urdu under Part II of the examination qualifying for the degree.

Every application from applicant must state qualifications in accordance with the conditions in the advertisement and must be accompanied by the following:—

1. Applications must be in the form annexed to the notification. (No separate application forms are supplied.)

2. Every application must be in the applicant's handwriting; it must not be typewritten.

3. Every application must be accompanied by the following documents:—

(a) Certificate of date of birth, viz:—

(i) a certified copy from the Registrar of Births, Deaths and Marriages, or

(ii) a certificate from a University or college or school authority showing date of birth according to the University or college or school records;

(b) At least three affidavits of character and conduct or original ones of which must be from the head of the educational institution in which the applicant has studied and records which must have been obtained not earlier than 1st June 1943 from any responsible person who knows the candidate personally. These affidavits must be based on the personal knowledge and experience of the candidate;

(c) If the applicant is a candidate for the post of Urdu Musshi, he must also submit a certificate from the head of the institution in which he has studied and records which must have been obtained not earlier than 1st June 1943 from any responsible person who knows the candidate personally. These affidavits must be based on the personal knowledge and experience of the candidate;

(d) If the applicant is a candidate for the post of Urdu Musshi, he must also submit a certificate from the head of the institution in which he has studied and records which must have been obtained not earlier than 1st June 1943 from any responsible person who knows the candidate personally. These affidavits must be based on the personal knowledge and experience of the candidate;



SUPPLEMENT TO PART I-B
OF
THE FORT ST. GEORGE GAZETTE

No. 38-B] MADRAS, TUESDAY EVENING, SEPTEMBER 23, 1941

UNIVERSITY OF MADRAS.

EXAMINATION FOR THE DIPLOMA IN MODERN EUROPEAN LANGUAGES, JULY 1941.

[Title and Diploma will be conferred at the meeting of the Senate to be held on the 31st October 1941.]
The following is the list of successful candidates at the EXAMINATION FOR THE DIPLOMA IN MODERN EUROPEAN LANGUAGES held in July 1941:—

[Note.—Names in italics denote women candidates.]

Register number and name of candidate.

GERMAN.

1. Mollantha Eason, V. K.

GERMAN.

Register number and name of candidate.

8. Chandrasekhar, K. *
9. Gopinath, S. G.
10. Jayaraman Sank, S. K.
11. Kishorena NARAY, A. R. *
12. Krishna Varma Raju, M. G.

Register number and name of candidate.

24. Lakshminarayana, B. *
26. Mahalingam, A. P. *
14. Nelson Das, N.
22. Rameswami, C. K.
23. Srinivasa, H. A. *

Register number and name of candidate.

25. Sridharan Rao, S. D.
27. Subramanyam Sankar, T.
28. Thomas, Henry M. *
29. Venkatesh, J.

* Graduate position.

Candidates with register numbers 1, 3, 4, 6, 7, 11, 15, 17, 19, 24 and 28 were absent from the examination and the test failed.

**EXAMINATION FOR THE DIPLOMA IN POLITICS AND PUBLIC ADMINISTRATION,
JULY 1941.**

[Title and Diploma will be conferred at the meeting of the Senate to be held on the 31st October 1941.]
The following is the list of successful candidates at the EXAMINATION FOR THE DIPLOMA IN POLITICS AND PUBLIC ADMINISTRATION held in July 1941:—

OPTIONAL SUBJECT.—(Law—Indian Constitutional Law.

[Common—Arithmetic and Civil Accounting.

Register number and name of candidate.

1. Abdul Hameed,
7. Krishnaswami, S.

Register number and name of candidate.

31. Ponnudurai, S.
18. Ramaswami, S.

Register number and name of candidate.

17. Srinivasan, E. V.

Candidates with register numbers 2, 3, 4, 5, 6, 8, 10, 12, 13, 14, 15, 16, 19, 20, 21 and 24 were absent from the examination. Candidates with register number 6 was not permitted to sit for the examination. The test failed.

EXAMINATION FOR THE DIPLOMA IN ECONOMICS, JULY 1941.

(Title and Diploma will be conferred at the meeting of the Senate to be held on the 15th October 1941.)
The following is the list of successful candidates at the EXAMINATION FOR THE DIPLOMA IN ECONOMICS held in July 1941:—

SPECIAL SUBJECT—CO-OPERATION.

Register number and name of candidate.	Register number and name of candidate.	Register number and name of candidate.
1 Jayasingh, S. R.	2 Kaling Rao, A.	3 Viraj Das, M.

B.Sc. DEGREE EXAMINATION (PART II), JULY 1941.

The following is the list of successful candidates at the B.Sc. DEGREE EXAMINATION (PART II), July 1941:—
MEDICAL COLLEGE, MADRAS.

Second Class.

Rank.	Register number and name of candidate.	Rank.	Register number and name of candidate.
1	2 James, F. M.	3	4 Syed Mohammed Ghous.
2	1 Kartharan, V.	4	5 Krishnaswami, S.

LIST OF FAILURE.

Candidates with register number 3 failed in the examination on account of deficiency of marks in Epidemiology and Infectious Diseases and Public Health Administration.

M.L. DEGREE EXAMINATIONS, JULY 1941.

The following is the list of successful candidates at the M.L. DEGREE EXAMINATIONS held in July 1941:—

Third Class.

Rank.	Register number and name of candidate.	Rank.	Register number and name of candidate.	Branch.	Y—Winds
1	1 Arumudham, M.	2	18 Subramaniam Theagan	Branch— Mathematics and other General Laws.	
2	16 Venkatasubramanian, K.				

LIST OF FAILURES.

BRANCH II—CONSTITUTIONAL LAW AND INTERNATIONAL LAW.

Constitutional Law—India and the British Commonwealth	a
Constitutional Law—The United States, France and Switzerland	b
Public International Law	c
Private International Law	d
Public Authorities, Corporations and Elections	e
Deficiency in the total number of marks	f

Register number and name of candidate.	Register number and name of candidate.	Register number and name of candidate.
2 a b	4 c d	6 e f
2 g	5 h	

BRANCH IV—CONTRACTS EXCLUDING MERCANTILE LAW.

Contracts—General Principles	a
Contracts—Special Contracts	b
Banking and Negotiable Instruments	c
Company and Partnership	d
Insurance and Maritime Law (Maritime Shipping, Bills of Lading, Charter-Parties and Collisions)	e
Deficiency in the total number of marks	f

Register number and name of candidate.	Register number and name of candidate.	Register number and name of candidate.
10 a b d	12 c e	14 f h i
12 a b d	13 e f	16 g h i

BRANCH V—HINDU, MUHAMMADAN AND OTHER PERSONAL LAWS.

Hindu Law—Domestic relations, Marriage and Women's Property rights	a
Hindu Law—The joint family	b
Hindu Law—Caste and Commendation—The Asha, Samsa and the Manasa	c
Muhammadan Law and its History	d
Marriage Law in India relating to Guardianship, Marriage and divorce	e
Deficiency in the total number of marks	f

Register number and name of candidate.	Register number and name of candidate.
17 a b	18 c d e

(By order.)

Examiners Buildings, Chennai, Madras, 23rd September 1941. W. MULLAR, Registrar.

BRANCH III—CRIME AND TORT.

Theory of Crime and Punishment	a
Development of Criminal Law and Procedure in England and India	b
Comparative Criminal Jurisprudence	c
Torts—General Principles	d
Torts—Specific Wrongs	e
Deficiency in the total number of marks	f

Register number and name of candidate.	Register number and name of candidate.	Register number and name of candidate.
7 a	8 b c	9 d



THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

No. 112 MADRAS, TUESDAY EVENING, SEPTEMBER 20, 1941

PART IV-A—BILLS

CONTENTS

Madras Local Boards (General Amendment) Bill, 1941	115
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The following Bill, together with the Statement of Objects and Reasons, is published for the purpose of eliciting opinion. Notice is hereby given that the said Bill will be considered on or after the 24th October 1941 and that any objection or suggestion which may be received with respect thereto before the said date by the Secretary to the Government of Madras in the Local Administration Department, will be considered.

A Bill further to amend the Madras Local Boards Act, 1920.

WHEREAS it is expedient to make provision in a separate enactment for the administration of village affairs by panchayats and in consequence thereof to restrict the application of the Madras Local Boards Act, 1920, to district boards;

Madras Act
No. 18 of 1941

AND WHEREAS it is also expedient to amend the Act aforesaid for certain other purposes;

AND WHEREAS the Governor of Madras has, by a Proclamation under section 93 of the Government of India Act, 1935, assumed to himself all powers vested by or under the said Act in the Provincial Legislature;

19 Gen. R.
Ch. 2.

NOW, THEREFORE, in exercise of the powers so assumed to himself, the Governor is pleased to enact as follows:—

Short title.

1. This Act may be called the Madras Local Boards (Second Amendment) Act, 1941.

General
enactment
in Madras
Act XIV of
1941.

2. In the Madras Local Boards Act, 1929 (hereinafter referred to as the said Act), including the Long Title, the preamble and the Schedules thereto, for the words in the first column of the table below, the words in the corresponding entry in the second column thereof shall be substituted except as otherwise expressly provided in this Act:—

Madras Act
XIV of 1929

(1)	(2)
local board.	district board.
local boards.	district boards.
Local Boards.	District Boards.
Local boards.	District boards.
panchayat.	district board.
panchayats.	district boards.
local feet.	district fund.
village fund.	district fund.

Amendment
of section 3,
Madras Act
XIV of 1929.

3. In section 3 of the said Act:—

- (i) clause (3) shall be omitted;
(ii) in clause (5-A), for the words "on the occurrence of a casual vacancy", the words "to fill a casual vacancy" shall be substituted;
(iii) clauses (7-C) and (8) shall be omitted, clause (7-B) shall be renumbered as clause (7-C), and the following shall be inserted as clause (7-B), namely:—

Meaning
authority.

"(7-B) 'election authority' means such authority, not being the president or vice-president or a member of the district board, as may be prescribed;";

(iv) for clauses (11) and (12), the following clause shall be substituted, namely:—

"non-
panchayat
area."

"(11) 'non-panchayat area' means any area which is not comprised within the jurisdiction of a panchayat constituted under the Madras Villages Panchayats Act, 1941;";

- (v) in clause (13-A), for the words "on the occurrence of an ordinary vacancy", the words "to fill an ordinary vacancy" shall be substituted;
- (vi) for clauses (15-A) and (15-B), the following clauses shall be substituted, namely:—
- "(15-A) 'panchayat' means a panchayat¹ constituted under the Madras Village Panchayats Act, 1941;
- (15-B) 'panchayat area' means the area comprised within the jurisdiction of a panchayat constituted under the Madras Village Panchayats Act, 1941;"
- (vii) clauses (19-B), (19-C) and (23) shall be omitted.
4. For the heading of Chapter II of the said Act, the heading "Districts" shall be substituted.
5. Section 5 of the said Act shall be omitted.
6. In section 6 of the said Act—
- (i) in sub-section (1), the words "and for each village, a panchayat" shall be omitted;
- (ii) for sub-section (2), the following sub-section shall be substituted, namely:—
- "(2) Subject to the provisions of this Act, the local administration of a district shall vest in the district board constituted therefor, but the board shall not be entitled to exercise functions expressly assigned by or under this Act or any other law to its president or to other authorities."
- (iii) in sub-section (3), the words "or village" and the words and figure "or 3, as the case may be" shall be omitted.
7. For section 7 of the said Act, the following section shall be substituted, namely:—
- "7. The total number of members of a district board shall not exceed 62 or be less than 24."

Amendment of heading of Chapter II, Madras Act XIV of 1935.

Repeal of section 5, Madras Act XIV of 1935.

Amendment of section 6, Madras Act XIV of 1935.

Substitution of new section for section 7 of Madras Act XIV of 1935.

Strength of district boards.

Amendment
of section 8,
Madras Act
XXV of 1928.

8. In section 8 of the said Act—

- (i) sub-section (2) shall be omitted, and sub-sections (3) to (6) renumbered as sub-sections (2) to (5) respectively;
- (ii) in sub-section (2) as so renumbered, the word, figure and brackets " or (2) " shall be omitted;
- (iii) in sub-section (5) as so renumbered, for the words, figures and brackets " sub-sections (1) and (2) ", the word, figure and brackets " sub-section (1) " shall be substituted.

Amendment
of section 10,
Madras Act
XXV of 1928.

9. In section 10 of the said Act, for sub-sections (2) and (3), the following sub-sections shall be substituted, namely:—

- "(2) The total number of members of any district board as notified under sub-section (1) may be altered—
- (a) by the Provincial Government by notification, or
- (b) subject to the approval of the Provincial Government, by the district board by resolution supported by not less than three-fourths of the members present at a meeting specially convened in that behalf;

Provided that where a notification or resolution under this sub-section entails a material alteration in the existing division of the district into circles, the Provincial Government shall direct that such notification or resolution shall take effect from the date of the next ordinary elections.

- (3) The notifications referred to in sub-sections (1) and (2) (a) and the resolution referred to in sub-section (2) (b) shall be published in the prescribed manner."

Amendment
of sections
11 and 11-A,
Madras Act
XXV of 1928.

10. In sections 11 and 11-A of the said Act, for the words "prescribed authority" wherever they occur, the words "election authority" shall be substituted.

Amendment
of section 15,
Madras Act
XXV of 1928.

11. In clause (b) of sub-sections (1) and (2) of section 15 of the said Act, for the words "any other local board", the words "any panchayat" shall be substituted.

12. In section 17 of the said Act, the words "or appointment" and "temporary president" shall be omitted.

Amendment of section 17, Madras Act XIV of 1933.

13 (1) Section 23-A of the said Act shall be renumbered as section 23-B and the following shall be inserted as section 23-A, namely:—

Insertion of new section 23-A in Madras Act XIV of 1933 and re-numbering of sections 23-A as section 23-B.

"23-A. The president may, without sanction of the district board, incur petty contingent expenditure incidental to the administration of the board, not exceeding twenty-five rupees in each case:

Power of president to incur petty contingent expenditure.

Provided that—

(a) provision to meet the expenditure is available under the relevant head of account in the budget framed by the district board, with the modifications, if any, made therein by the Provincial Government; and

(b) the president shall report any expenditure incurred under this section and the reasons therefor to the district board at its next meeting."

(2) In section 23-B as so renumbered—

Amendment of section 23-B, Madras Act XIV of 1933.

(i) clause (b) of sub-section (2) shall be omitted and clause (a) thereof shall be renumbered as sub-section (2);

(ii) in sub-section (3), the words "in the case of district boards and of not less than five clear days in the case of panchayats" shall be omitted;

(iii) sub-section (4) shall be omitted.

14. In section 23 of the said Act—

Amendment of section 23, Madras Act XIV of 1933.

(i) in proviso (b) to sub-section (3), the words "and when made by the president of a panchayat, shall also be communicated forthwith to the president of the district board" shall be omitted;

(ii) in sub-section (4), the words "and in the case of the president of a panchayat subject also to the consent of the president of the district board, to any officer or servant of the district board" shall be omitted.

Amendment of section 15, Madras Act XIV of 1922. 15. In sub-section (1) of section 25 of the said Act, for the words "within the local board area", the words "within the district" shall be substituted.

Amendment of section 15, Madras Act XIV of 1922. 16. In sub-section (2) of section 27 of the said Act, for the portion beginning with the words "refer the question" and ending with the words "be final", the following words shall be substituted, namely:—
"refer the question to the district collector whose decision shall be final".

Amendment of section 27-A, Madras Act XIV of 1922. 17. In section 27-A of the said Act—
(i) in clause (b) of sub-section (1), the words "including control and supervision of panchayats" shall be omitted;
(ii) the second proviso to clause (a) of sub-section (3) shall be omitted.

Substitution of new section for section 36 of Madras Act XIV of 1922. 18. For section 36 of the said Act, the following section shall be substituted, namely:—

Substitution of new section for section 36 of Madras Act XIV of 1922. "36. (1) As soon as may be after the first day of April every year and not later than such date as may be fixed by the Provincial Government, every district board shall submit to the Provincial Government, a report on its administration during the preceding year in such form and with such details as the Provincial Government may direct.
(2) The president shall prepare the report; the district board shall consider the report and submit it to the Provincial Government with its resolutions thereon, if any.
(3) The report and the resolutions thereon, if any, shall be published in such manner as the Provincial Government may direct."

Amendment of section 37, Madras Act XIV of 1922. 19. In section 37 of the said Act, the figure and brackets "(1)" at the commencement shall be omitted.

20. Sections 37-D and 42 of the said Act shall be omitted.

Repeal of sections 37-D and 42, Madras Act XIV of 1935.

21. In section 45 of the said Act—

Amendment of section 45, Madras Act XIV of 1935.

(i) in sub-section (1-A), the words "and to the district board in the case of a panchayat" and the words "or boards" in both the places where they occur shall be omitted;

(ii) in sub-section (2-A), for the words "in that same district", the words and figures "in that one of the three groups of districts as divided by the Madras Local Boards (Amendment) Act, 1935, to which the district belongs" shall be substituted.

Act

22. In section 45-A of the said Act—

Amendment of section 45-A, Madras Act XIV of 1935.

(i) in sub-section (1), the words "in the case of a district board and one year in the case of a panchayat" shall be omitted;

(ii) in sub-section (4), the words and figure "or in the case of a panchayat, notwithstanding anything contained in this Act, exclude the area of the panchayat from the operation of this Act or cancel the notification issued under section 5 declaring such area to be a village" shall be omitted;

(iii) in sub-section (7) for the words "in the same district", the words and figures "in that one of the three groups of districts as divided by the Madras Local Boards (Amendment) Act, 1935, to which the district belongs" shall be substituted.

Act

23. Sub-section (2) of section 46 of the said Act shall be omitted and sub-section (1) thereof renumbered as section 46.

Amendment of section 46, Madras Act XIV of 1935.

24. In sub-section (5) of section 47 of the said Act, for the words "prescribed authority", the words "election authority" shall be substituted.

Amendment of section 47, Madras Act XIV of 1935.

25. Section 49 of the said Act shall be omitted.

Repeal of section 49, Madras Act XIV of 1935.

Amendment
of section 51,
Madras Act
219 of 1955.

26. In section 51 of the said Act—

- (i) in sub-section (1), for the words and brackets "the area of the local board (hereinafter in this section referred to as 'local area')", the words "a district" shall be substituted;
- (ii) in Explanation (1) to the same sub-section, for the words "local area" wherever they occur, the word "district" shall be substituted;
- (iii) in sub-section (2), for the words "local area" wherever they occur, the word "district" and for the words "prescribed authority", the words "election authority" shall be substituted;
- (iv) in sub-section (3), the words "and when a village has been divided into wards the electoral roll for the panchayat shall be divided into separate parts for each ward" shall be omitted;
- (v) clause (b) of sub-section (4) shall be omitted and clause (a) thereof shall be renumbered as sub-section (4); and in the sub-section as so renumbered, for the words "prescribed authority", the words "election authority" shall be substituted.

Amendment
of section 55,
Madras Act
219 of 1955.

27. In sub-section (1) of section 55 of the said Act—

- (i) for clause (g), the following clause shall be substituted, namely:—
" (g) ceases to reside in the district or in a municipality (including the City of Madras) or a cantonment, situated within three miles of the district; ";
- (ii) in clause (h), after the proviso, the following proviso shall be inserted, namely:—
" Provided further that if two or more meetings are held on the same day, they shall not be treated as consecutive meetings for the purposes of this clause. "

Amendment
of section 57,
Madras Act
219 of 1955.

28. In sub-section (1) of section 57 of the said Act, before the words "shall, apply to the district judge", the words "or on a direction from the Provincial Government," shall be inserted.

29. In section 59 of the said Act—

Amendment
of section 59,
Madras Act
XIV of 1924.

(a) for sub-section (1), the following sub-section shall be substituted, namely:—

“(1) All public roads in any district which are classed as district roads and all public roads in non-panchayat areas in the district shall vest in the district board.”;

(ii) in sub-section (2), after the words “a public road”, the words, figure and brackets “which vests in a district board under sub-section (1)” shall be inserted; for the words “any public road”, the words “any such road” shall be substituted; and the words “in which the public road vests” shall be omitted.

30. In section 62 of the said Act, for the words “vested in a local board”, the words “vested in itself” and for the words “other local board”, the word “panchayat” shall be substituted.

Amendment
of section 62,
Madras Act
XIV of 1924.

31. In section 63 of the said Act—

Amendment
of section 63,
Madras Act
XIV of 1924.

(i) sub-section (1) shall be lettered, as clause (a) of that sub-section and to the sub-section as so lettered, the following clause shall be added, namely:—

“(a) The Board of Revenue may of its own motion, and shall on a direction from the Provincial Government, by notification, resume the management and superintendence of any endowment made over to a district board under clause (a); and upon such resumption, all the powers and duties attaching to the district board in respect of the endowment shall cease and determine.”;

(ii) in sub-section (2), the following words shall be added at the end, namely:—

“; and may revoke any assignment so made.”

32. In section 64 of the said Act, the words “or Agent or a collector or any private person or body of persons” shall be omitted, and the word “panchayat” wherever it occurs shall be retained unaltered.

Amendment
of section 64,
Madras Act
XIV of 1924.

- Repeal of sections 56 A and 56 B.**
Madras Act XIV of 1930.
33. Sections 55-A and 55-B of the said Act shall be omitted.
- Amendment of section 58.**
Madras Act XIV of 1930.
34. In section 58 of the said Act—
- (i) in sub-section (1), for the words "a post of district health officer and one or more posts of district panchayat officer", the words "and a post of district health officer", shall be substituted;
 - (ii) in the proviso to sub-section (3), for the words "district health officer or district panchayat officer", the words "or district health officer" shall be substituted.
- Amendment of section 59.**
Madras Act XIV of 1930.
35. In sub-section (1) of section 59 of the said Act, for the words "district health officer or district panchayat officer", the words "or district health officer" shall be substituted.
- Repeal of sections 59-A and 59-B.**
Madras Act XIV of 1930.
36. Section 59-B of the said Act shall be omitted.
- Amendment of section 59-C.**
Madras Act XIV of 1930.
37. In sub-section (1) of section 59-C of the said Act, the words "or panchayat" shall be omitted.
- Amendment of section 70.**
Madras Act XIV of 1930.
38. In section 70 of the said Act, for the words "the district health officer and the district panchayat officer", the words "and the district health officer" shall be substituted.
- Amendment of section 70-A.**
Madras Act XIV of 1930.
39. In sub-section (1) of section 70-A of the said Act—
- (i) for the words and figures "or in the Madras District Municipalities Act, 1920", the words and figures "the Madras District Municipalities Act, 1920, or the Madras Village Panchayats Act, 1941" shall be substituted;
 - (ii) after the words and figures "under the Madras District Municipalities Act, 1920", the words and figures "or of any panchayat constituted under the Madras Village Panchayats Act, 1941" shall be inserted;

(iii) for the proviso, the following proviso shall be substituted, namely:—

"Provided that no such transfer shall be made except after consulting the district board, and the other district board, the municipal council or the executive officer of the panchayat, as the case may be."

40. Sub-section (2) of section 71 of the said Act shall be omitted and sub-section (1) thereof shall be renumbered as section 71; and in the opening paragraph of the section as so renumbered, the words "and on the staff of all panchayats in the district" shall be omitted.

Amendment of section 71, Madras Act XIV of 1935.

41. In section 72 of the said Act, for the words "the district health officer or the district panchayat officer", the words "or the district health officer" shall be substituted.

Amendment of section 72, Madras Act XIV of 1935.

42. Sub-section (2) of section 73 of the said Act shall be omitted and sub-section (1) thereof shall be renumbered as section 73, and in the section as so renumbered, for the words "the district health officer and the district panchayat officer", the words "and the district health officer" shall be substituted.

Amendment of section 73, Madras Act XIV of 1935.

43. In section 73-B of the said Act, the words, figures and letter "and of any person appointed under section 69-B" shall be omitted.

Amendment of section 73-B, Madras Act XIV of 1935.

44. In section 74-A of the said Act—

(i) in sub-section (1), for the words "local fund service", the words "separate service" shall be substituted;

Amendment of section 74-A, Madras Act XIV of 1935.

(ii) in sub-section (2), the words "local fund" shall be omitted.

45. In section 75 of the said Act—

(a) for sub-section (1), the following sub-section shall be substituted, namely:—

Amendment of section 75, Madras Act XIV of 1935.

"(1) A district board may by a resolution determine that a profession tax shall be levied in all non-panchayat areas in the district or in any non-panchayat area specified in the resolution."

- (ii) sub-section (2) shall be omitted and sub-sections (3) and (4) shall be renumbered as sub-sections (1) and (2) respectively;
- (iii) in sub-section (2) as so renumbered, for the word "taxes" in clause (a), the words "the profession tax" shall be substituted;
- (iv) in the same sub-section, in clause (b), for the words "existing tax" and "a tax", the words "existing profession tax" and "a profession tax" shall respectively be substituted, and for the words "in the case of local boards which have an outstanding loan", the words "if the district board has an outstanding loan" shall be substituted;
- (v) in sub-section (3) as so renumbered, the words, figure and brackets "or a notification under sub-section (2)" and the words "or notification" and "or panchayat, as the case may be" shall be omitted.

Amendment
of section 77,
Madras Act
XLV of 1933

46. In section 77 of the said Act, sub-section (2) shall be omitted; clauses (a) and (b) of sub-section (1) shall be renumbered as sub-sections (1) and (2) respectively; and in sub-section (2) as so renumbered, for the expression "clause (a)", the expression "sub-section (1)" shall be substituted.

Amendment
of section 80,
Madras Act
XLV of 1933

47. In sub-section (1) of section 80 of the said Act—

- (i) the following paragraph shall be inserted at the commencement, namely:—

"The rent value of the lands referred to in clause (iii) of section 79 shall be fixed by the district collector for a triennium and shall not be revised or altered during the triennium, provided that clerical or arithmetical mistakes may be corrected."

- (ii) for the words "The District collector may", the words "For the purpose of fixing the rent value of the lands aforesaid, the district collector shall" shall be substituted; and after the words "furnish him", the words "every full year" shall be inserted.

48. For section 81 of the said Act, the following section shall be substituted, namely:—

Substitution
of new
section for
section 81,
Madras Act
XIV of 1935.

"81. If the district collector is satisfied with the lists furnished by a landholder or sub-landholder in compliance with requisitions made under section 80 for each of the three fash years preceding any triennium, he shall assess such landholder or sub-landholder for the triennium with reference to the average rent value of his lands as disclosed in the lists aforesaid."

District
collector
to ascertain
rent, if they
are correct.

49. In section 82 of the said Act, after the words and figures "as provided in section 83", the words "but the penalty imposed shall in no case exceed three thousand rupees" shall be inserted.

Amendment
of section 82,
Madras Act
XIV of 1935.

50. In section 83 of the said Act, after the words "a landholder or sub-landholder", the words "in respect of any of the three fash years preceding the triennium" and after the words "such landholder or sub-landholder", the words "for the triennium" shall be inserted.

Amendment
of section 83,
Madras Act
XIV of 1935.

51. In section 84 of the said Act, after the words "such lists shall not have been furnished", the words "for any of the three fash years preceding the triennium" shall be inserted.

Amendment
of section 84,
Madras Act
XIV of 1935.

52. For section 85 of the said Act, the following section shall be substituted, namely:—

Substitution
of new
section for
section 85,
Madras Act
XIV of 1935.

"85. (1) If after due inquiry, the district collector is dissatisfied with any list or lists furnished to him by a landholder or sub-landholder for any one or more of the three fash years preceding the triennium, he shall amend the same and supply such landholder or sub-landholder with a copy of the list or lists so amended.

Power of
district
collector to
amend lists
and supply
landholder
or sub-
landholder
according to
list so
amended.

- (2) The district collector shall assess the landholder or sub-landholder for the triennium with reference to the average annual rent value of his lands as disclosed by the lists aforesaid as amended under sub-section (1); and the district collector shall furnish to the landholder or sub-landholder a statement showing the annual rent value of his lands as fixed for the triennium."

Amendment
of section 85,
Madras Act
XIV of 1920.

53. In section 85 of the said Act—

- (i) in sub-section (1), for the words and figures "the decision of the district collector under section 85", the words, figures and brackets "any assessment made by the district collector under sub-section (2) of section 85" shall be substituted;
- (ii) in sub-section (2), for the words "the copy of the amended list is supplied", the words, figures and brackets "the statement referred to in sub-section (2) of section 85 is furnished" shall be substituted.

Insertion of
new section
85 in Madras
Act XIV of
1920.

Appropriation
of
land cess.

54. After section 81 of the said Act, the following section shall be inserted, namely:—

- "82. The proceeds of the land-cess shall be credited to the district fund:
- Provided that the cess collected in any panchayat area shall be distributed as follows:—
- (a) eleven pies of the cess shall be credited to the district fund,
- (b) six pies of the cess shall be credited to the panchayat fund, and
- (c) one pie of the cess shall be credited to the provincial revenues."

Amendment
of section 93,
Madras Act
XIV of 1920.

55. In sub-section (3) of section 93 of the said Act, after the words and figures "the Madras District Municipalities Act, 1920" the words and figures "the Madras Village Panchayats Act, 1941" shall be inserted; and for the words "any local board", the words "any district board or panchayat", and for the words "other local board", the words "other district board, panchayat" shall be substituted.

56. Section 95 of the said Act shall be omitted.

Repeal of
section 95,
Madras Act
XIV of 1920.

57. Sections 96 to 103 of the said Act and the heading thereto shall be omitted; and after section 97 of the said Act, the following section shall be inserted, namely:—

Repeal of
sections 96
to 103 and
the heading
thereto and
insertion of
new section
96 in Madras
Act XIV of
1920.

"96. The president of the district board may by notice require any employer or the head or secretary or manager of any public or private office, hotel, boarding-house or club or of a firm or company—

Exemption
of employers
or those
representa-
tives to dis-
obey him.

(a) to furnish within a specified time a list in writing of the names of all persons employed by such employer or by such office, hotel, boarding-house, club, firm or company as officers, servants, durbars, agents, suppliers or contractors, with a statement of the salary or income of such employed persons, and

(b) to furnish particulars in regard to any company of which such employer, head, secretary or manager, as the case may be, is the agent."

58. In section 110 of the said Act—

Amendment
of section
111, Madras
Act XIV of
1920.

(i) after sub-section (4), the following sub-section shall be inserted, namely:—

"(4-A) The proceeds of the pilgrim tax shall be credited to the district fund:

Provided that where the tax is levied in respect of a panchayat area and the occasion for pilgrimage is not a festival classified as a district festival, the proceeds shall be credited to the panchayat fund."

(ii) in sub-section (5), for the words "local board" in clause (a), the words "district board or panchayat" shall be substituted;

(iii) in the same sub-section, in clause (iv), for the words "local boards" wherever they occur, the words "district boards or panchayats" shall be substituted.

Amendment of section 111, Madras Act XIV of 1926. 59. In section 111 of the said Act, for the words and figures "Subject to the provisions of section 103, the district board", the words "the district board" shall be substituted.

Amendment of section 111-A, Madras Act XIV of 1926. 60. To section 111-A of the said Act, the following proviso shall be added, namely:—

"Provided that where the district collector or any of his subordinates is responsible for the collection of any tax, fee or other amount due to a district board, the power to write off such tax, fee or amount or any sum payable in connection therewith, on the ground of its being irrecoverable, shall be exercised by the Board of Revenue or subject to its control, by the district collector or any officer authorized by him."

Amendment of section 112, Madras Act XIV of 1926. 61. In section 112 of the said Act—

(i) to sub-section (1), the following proviso shall be added, namely:—

"Provided that nothing contained in this sub-section shall be deemed to enable a district board to expend its moneys within any panchayat area for any purpose exclusively within the jurisdiction of the panchayat, except with the general or special sanction of the Provincial Government."

(ii) in sub-section (2), for the words "area of the local board" and "local board area", the word "district" shall be substituted.

Amendment of section 113, Madras Act XIV of 1926. 62. In section 113 of the said Act, the words "and for each village a village fund" shall be omitted.

Amendment of section 114, Madras Act XIV of 1926. 63. In section 114 of the said Act, for the words "village and district funds respectively", the words "district funds" shall be substituted.

64. In section 116 of the said Act—

*Amendment
of section
116, Madras
Act XLV of
1935.*

(i) in sub-section (3), for the words "Every local board", the words "The district board" shall be substituted;

(ii) sub-section (3) shall be omitted.

65. In section 117 of the said Act—

*Amendment
of section
117, Madras
Act XLV of
1935.*

(i) in sub-section (1), for the words "a consolidated budget", the words "its budget" shall be substituted and the words "of itself and of all panchayats in the district" shall be omitted;

(ii) in sub-section (2), the word "consolidated" shall be omitted, and for the words "any local board", the words "the district board" shall be substituted.

66. Section 118 of the said Act shall be omitted.

*Repeal of
section 118,
Madras Act
XLV of
1935.*

67. In sub-section (1) of section 121 of the said Act, for the words "of a local board area", the words "of the district or any part thereof" shall be substituted.

*Amendment
of section
121, Madras
Act XLV of
1935.*

68. Before section 122 of the said Act and the heading thereto, the following heading and section shall be inserted, namely:—

*Insertion of
new section
121-B and
heading in
Madras Act
XLV of 1935.*

"Application of Chapter to panchayat areas.

121-B. The provisions of this Chapter, except sections 137, 138, 138-A and 139, shall not apply to any panchayat area unless the Provincial Government by general or special order, otherwise direct."

*Provision
of Chapter
except
sections 137
to 139 not
to apply to
panchayat
areas.*

69. In sub-section (2) of section 124 of the said Act, the words "in the village" shall be omitted.

*Amendment
of section
124, Madras
Act XLV of
1935.*

Amendment
of section
126, Madras
Act XLV of
1925.

70. In section 126 of the said Act—

(i) in clause (i), the words "in the village" shall be omitted;

(ii) in clause (ii), the words "in the village" and "or of the district board" shall be omitted, and for the words "for the maintenance, repair and improvement thereof" the words "for their maintenance, repair and improvement with a view to their use by the public but shall not be entitled to levy any fees in respect thereof" shall be substituted.

Amendment
of section
128, Madras
Act XLV of
1925.

71. In section 128 of the said Act, the words "or village", "or the panchayat as the case may be" and "or panchayat" shall be omitted.

Amendment
of section
129, Madras
Act XLV of
1925.

72. In section 129 of the said Act, after the words "a public road" where they occur for the first time, the words "vested in a district board" shall be inserted, and for those words where they occur for the second time, the words "such public road" shall be substituted.

Amendment
of section
135, Madras
Act XLV of
1925.

73. In section 135 of the said Act, for the word "village", the word "district" shall be substituted.

Insertion of
new section
138-A in
Madras Act
XLV of 1925.

74. After section 138 of the said Act, the following section shall be inserted, namely:—

Power of
Government
to enforce
vaccination
in
panchayat.

"138-A. Notwithstanding anything contained in section 137, the Provincial Government may direct that vaccination in any panchayat area shall be enforced by the panchayat and its executive officer in which case section 138 shall have effect as if for the words 'president of the district board' therein, the words 'executive officer of the panchayat' were substituted."

Amendment
of section
140, Madras
Act XLV of
1925.

75. In sub-section (2) of section 140 of the said Act, the words "with the sanction of the district board" shall be omitted.

76. In section 146 of the said Act—

Amendment
of section
146, Madras
Act XIV of
1928.

(i) in sub-section (1), the words "with the previous sanction of the district board" shall be omitted;

(ii) in sub-section (2), for the word "village" the words "local area" shall be substituted.

77. In sub-section (1) of sections 147 and 148 of the said Act, for the words "public road appears to the president of the local board in which such road is vested", the words "public road vested in a district board appears to the president thereof" shall be substituted.

Amendment
of sections
147 and 148,
Madras Act
XIV of
1928.

78. In sub-section (1) of section 150 of the said Act, after the words "other place", the words "in a non-panchayat area" shall be inserted.

Amendment
of section
150, Madras
Act XIV of
1928.

79. In clause (a) of sub-section (1) of section 151 of the said Act, after the words "public road", the words "vested in" shall be inserted.

Amendment
of section
151, Madras
Act XIV of
1928.

80. In sub-sections (1) and (2) of section 153 of the said Act, after the words "any building or land", the words "in a non-panchayat area" shall be inserted.

Amendment
of sections
153, Madras
Act XIV of
1928.

81. To sub-section (1) of section 154 of the said Act, the following paragraph shall be added at the end, namely:—

Amendment
of section
154, Madras
Act XIV of
1928.

"Where such notice is given, no person shall keep any pig or dog, as the case may be, within such limits without obtaining a licence from the president of the district board or otherwise than in accordance with the conditions specified in such licence."

82. In section 157 of the said Act, after the words "public road", the words "vested in a district board" shall be inserted.

Amendment
of section
157, Madras
Act XIV of
1928.

83. For sub-section (1) of section 158 of the said Act, the following sub-section shall be substituted, namely:—

Amendment
of section
158, Madras
Act XIV of
1928.

"(1) No door, gate, bar or ground-floor window shall be hung or placed so as to open outwards upon any public road vested in a district board, without a licence from the president of such board."

Amendment
of section
119, Madras
Act XIV of
1920.

84. In sub-section (5) of section 160 of the said Act, the words "or any class of local boards" shall be omitted.

Amendment
of section
181, Madras
Act XIV of
1920.

85. In sub-section (1) of section 181 of the said Act, after the word "erected", the words "in a non-panchayat area" shall be inserted.

Amendment
of section
160, Madras
Act XIV of
1920.

86. In sub-section (1) of section 163 of the said Act, after the words "public road", the words "vested in a district board" shall be inserted, and for the words "president of the local board in which such road is vested", the words "president of the district board" shall be substituted.

Amendment
of heading
of Chapter
XI, Madras
Act XIV of
1920.

87. (1) For the heading of Chapter XI of the said Act, namely, "MARKETS, SLAUGHTER-HOUSES, &c.", the heading "LUXURIES AND FEES" shall be substituted.

Insertion of
new section
161 and 162
A and sub-
sections in
Madras Act
XIV of 1920.

(2) After the heading as so altered, the following sub-headings and sections shall be inserted, namely:—

"General exemption.

Government
and public
committees,
S.M.
boards
Society and
associations.

166. Nothing in this Act or in any rule, by-law or regulation made thereunder shall be construed as requiring the taking out of any licence or the obtaining of any permission under this Act or any such rule, by-law or regulation in respect of any place in the occupation or under the control of the Central or the Provincial Government or of a market committee established under the Madras Commercial Crops Markets Act, 1933, or in respect of any Crown property or of any property belonging to such market committee.

Insert Act
XIV of 1920

Classification of public and private markets.

Classification
of markets
as district
and pan-
chayat
markets.

166-A. The Provincial Government shall have power to classify public and private markets situated in a panchayat area as district markets and panchayat markets respectively and provide for the control of any such market and for the apportionment of the income derived therefrom between the district board and the panchayat or the payment of a contribution in respect thereof to the panchayat or the district board, as the case may be."

88. In section 168 of the said Act—

Amendment
of section
168, Madras
Act XIV of
1935.

- (i) in sub-section (1), the words "in any non-panchayat area and if specially authorised by the Provincial Government in that behalf, in any panchayat area" shall be added at the end;
- (ii) in sub-section (2), for the words "any public market" the words "any of its public markets" shall be substituted; and after the words "farm out such fees", the words "for any period not exceeding three years at a time and" shall be inserted;
- (iii) in sub-section (3), the words "with the sanction of the district board" shall be omitted and for the words "any public market", the words "any of its public markets", shall be substituted.

89. In sub-sections (1) and (2) of section 169 of the said Act, for the words "any public market", the words "any district board public market" shall be substituted.

Amendment
of section
169, Madras
Act XIV of
1935.

90. In section 171 of the said Act—

Amendment
of section
171, Madras
Act XIV of
1935.

- (i) in sub-section (1), after the words "no person shall", the words "in any non-panchayat area or if the district board is specially authorised by the Provincial Government in that behalf, in any panchayat area" shall be inserted;
- (ii) in sub-section (2), for the words "not less than six weeks before such place is opened as a market or before the commencement of the year for which the licence is sought", the words "not less than thirty and not more than ninety days before such place is opened as a market or the commencement of the year for which the licence is sought to be renewed" shall be substituted.

91. In section 172 of the said Act—

Amendment
of section
172, Madras
Act XIV of
1935.Act
L

- (i) in sub-section (1), the reference to the Madras Local Boards Act, 1934, shall be retained unaltered;

(ii) for sub-sections (2) and (3), the following sub-section shall be substituted, namely :—

"(2) The district board shall, after making or causing to be made such inquiries, if any, as it thinks fit, grant or refuse the certificate."

Amendment
of section
175, Madras
Act XIV of
1939.

92. In section 175 of the said Act, for the words "unlicensed private market", the words "private market not duly licensed under the foregoing provisions or under the provisions of the Madras Village Panchayat Act, 1941" shall be substituted.

Amendment
of sections
176 and 178,
Madras Act
XIV of 1939.

93. In sections 176 and 178 of the said Act, after the words "any private market", the words "in a non-panchayat area or of any private market in a panchayat area which is classified as a district market" shall be inserted.

Amendment
of section
179, Madras
Act XIV of
1939.

94. For clauses (a) and (b) of section 179 of the said Act, the following clauses shall be substituted, namely :—

"(a) in respect of which no licence has been applied for, if the market is in a non-panchayat area or if being in a panchayat area it is classified as a district market; or

(b) the licence for which has been refused, withheld or suspended by the district board; or."

Amendment
of section
180, Madras
Act XIV of
1939.

95. In sub-section (1) of section 180 of the said Act, after the words "to hold a private market in any place", the words "in a non-panchayat area or to hold a private market classified as a district market in any place in a panchayat area" shall be inserted.

Amendment
of section
181, Madras
Act XIV of
1939.

96. In section 181 of the said Act, for the words "appeal against such order to the district board", the words "appeal against such order to the Provincial Government" and for the words "the president of the district board may, if he thinks fit", the words "the Provincial Government may, if they think fit" shall be substituted.

97. In section 182 of the said Act, after the word "market", the words "in a non-panchayat area or of a market in a panchayat area which is classified as a district market" shall be inserted.

Amendment of section 182, Madras Act XIV of 1939.

98. Section 183-A of the said Act shall be omitted.

Repeal of section 183-A, Madras Act XIV of 1939.

99. (1) In section 183-B of the said Act, the words "panchayat or" shall be omitted.

Amendment of section 183-B.

(2) To the same section, the following proviso shall be added, namely:—

Madras Act XIV of 1939.

"Provided that no such reference shall be made in respect of any place in a panchayat area except with the special sanction of the Provincial Government."

100. In sub-section (1) of section 184 of the said Act, after the word "cart-stands", the words "in non-panchayat areas" shall be inserted.

Amendment of section 184, Madras Act XIV of 1939.

101. To section 185 of the said Act, the words "being a place or road existing in the district board" shall be added.

Amendment of section 185, Madras Act XIV of 1939.

102. In section 187 of the said Act—

Amendment of section 187, Madras Act XIV of 1939.

(i) in sub-section (1), after the words "No person shall", the words "in any non-panchayat area" shall be inserted;

(ii) in sub-section (2), for the words "not less than six weeks before such place is opened as a cart-stand or before the commencement of the year for which the licence is sought", the words "not less than thirty and not more than ninety days before the opening of such place as a cart-stand or the commencement of the year for which the licence is sought to be renewed" shall be substituted.

103. In section 189 of the said Act—

Amendment of section 189, Madras Act XIV of 1939.

(i) to sub-section (1), the words "in non-panchayat areas" shall be added;

(ii) to sub-section (2), the words "at such rates as it may think fit" shall be added;

(ii) after sub-section (2), the following sub-section shall be added, namely:—

“(3) The district board may—

(a) place the collection of such rents and fees under the management of such persons as may appear to it proper; or

(b) farm out the collection of such rents and fees for any period not exceeding three years at a time and on such terms and conditions as it may think fit.”

Amendment
of section
190, Madras
Act XIV of
1920.

104. In section 190 of the said Act—

(i) the words “with the sanction of the district board” shall be omitted;

(ii) in clause (a), for the words “in the village or in any specified area therein”, the words “in any specified non-panchayat area” shall be substituted;

(iii) in clause (b), after the words “slaughter or permit to be slaughtered”, the words “in any specified non-panchayat area” shall be inserted.

Amendment
of section
190, Madras
Act XIV of
1920.

105. In section 191 of the said Act, for the words “within the village”, the words “in non-panchayat areas” shall be substituted.

Amendment
of section
192, Madras
Act XIV of
1920.

106. In section 192 of the said Act—

(i) in sub-section (1), for the words “within the limits of the village”, the words “situated in any non-panchayat area or in such non-panchayat area as may be specified in the notification” shall be substituted;

(ii) to the proviso to the same sub-section, the following words and figures shall be added at the end, namely:—

“or except with the previous sanction of the Provincial Government, in any area within three miles of the limits of any municipality constituted under the Madras City Municipal Act, 1919, or the Madras District Municipalities Act, 1920.”

Madras Act
IV of 1919,
Madras Act
V of 1920.

(iii) in sub-section (3), after the words and figures "not less than 30 days" in both the places where they occur, the words and figures "and not more than 90 days" shall be inserted;

(iv) after sub-section (5), the following sub-section shall be added, namely:—

"(6) Any person aggrieved by an order of the president under sub-section (3) may appeal against such order to the district board."

107. In section 194 of the said Act—

(i) in clause (a) of sub-section (1), after the word "establish", the words "in any non-panchayat area" shall be inserted;

*Amendment
of section
194, Madras
Act XLV of
1939.*

(ii) in clause (b) of the same sub-section, after the word "premises", the words "in a non-panchayat area" and after the word "aforesaid", the words "not being machinery or manufacturing plant exempted by rules made by the Provincial Government" shall be inserted;

(iii) in sub-section (2), after the words "The application", the words "shall specify the maximum number of workers proposed to be simultaneously employed at any time in the factory, work-shop, work-place or premises and" shall be inserted;

(iv) in clause (ii) of the same sub-section, the words "by the district board" shall be omitted;

(v) in clause (a) of sub-section (4), after the word "shall" at the commencement, the words "if more than nine workers are proposed to be simultaneously employed at any time in the factory, work-shop, work-place or premises" shall be inserted;

(vi) after sub-section (4), the following sub-sections and Explanation shall be added, namely:—

"(5) More than nine workers shall not be simultaneously employed at any time in any factory, work-shop, work-place or

premises, unless the permission granted in respect thereof under sub-section (3) authorises such employment or unless fresh permission authorising such employment has been obtained from the district board. Before granting such fresh permission, the board shall obtain the approval of the inspector of factories referred to in clause (a) of sub-section (4) as regards the plan of the factory, workshop, work place or premises with reference to the matters specified in that clause.

- (6) The grant of permission under this section shall, in regard to the replacement of machinery, the levy of fees, the conditions to be observed, and the ~~the~~ be subject to such restrictions and control as may be prescribed.

Explanation.—The word 'worker' in sub-sections (2), (4) and (5) shall, in relation to any factory, workshop, work-place or premises, have the same meaning as in the Factories Act, 1948."

XXV of 1951.

Amendment of section 108, Madras Act XXV of 1951.

Amendment of section 109, Madras Act XXV of 1951.

Amendment of section 110, Madras Act XXV of 1951.

108. In sub-section (1) of section 175 of the said Act, after the word "work-place", the words "in a non-panchayat area," shall be inserted.

109. In sub-section (1) of section 187 of the said Act, after the word "work-place", the words "in a non-panchayat area" shall be added.

110. In section 198 of the said Act—

(1) for the words "local board area" in the opening paragraph, the words "non-panchayat area" shall be substituted;

(2) for clause (a), the following clause shall be substituted, namely:—

"(a) the authority to whom application shall be made for a licence under that Act in respect of any place or building, used exclusively for purposes other than the holding of cinematograph exhibitions, and who may grant or refuse such licence shall be the president of the district board;"

111. To section 202 of the said Act, the following proviso shall be added, namely:—

Amendment
of section
202, Madras
Act XLV
of 1935.

"Provided that nothing contained in this section shall be deemed to authorize the district board, without the approval of the Provincial Government, to make by-laws for any panchayat area in respect of any matter for which the panchayat may make by-laws under the Madras Village Panchayats Act, 1931."

112. Section 203-A of the said Act shall be omitted.

Repeal
of sec-
tion 203-A,
Madras Act
XLV of 1935.

113. In sections 204 and 205 of the said Act, the words "or panchayat" shall be omitted.

Amendment
of sections
204 and 205,
Madras Act
XLV of 1935.

114. In section 205-A of the said Act—

Amendment
of sec-
tion 205-A,
Madras Act
XLV of 1935.

(i) sub-section (2) shall be omitted and sub-section (3) renumbered as sub-section (2);

(ii) in sub-section (2) as so renumbered, the words "or panchayat" and the words, figure and brackets "or (2) as the case may be" shall be omitted.

115. In section 206 of the said Act, the words "of the panchayat and" shall be omitted, and for the words "to the village or to any specified area therein", the words "to any specified non-panchayat area in the district" shall be substituted.

Amendment
of sec-
tion 206,
Madras Act
XLV of 1935.

116. In sub-sections (2) and (3) of section 208 of the said Act, the words "temporary president" wherever they occur, shall be omitted.

Amendment
of sec-
tion 208,
Madras Act
XLV of 1935.

117. In section 212 of the said Act—

Amendment
of sec-
tion 212,
Madras Act
XLV of 1935.

(i) for sub-section (3), the following sub-section shall be substituted, namely:—

"(3) The district board may—

(a) place the collection of such fees under the management of such persons as may appear to it proper; or

(b) form out the collection of such fees for any period not exceeding three years at a time and on such terms and conditions as it may think fit."

(ii) after sub-section (10), the following sub-section shall be inserted, namely:—

"(10-A) Save as otherwise expressly provided in, or may be prescribed under, this Act, every application for a licence or permission or the renewal of a licence or permission shall be made not less than thirty and not more than ninety days before the commencement of the year or of such less period as is mentioned in the application."

Amendment
of sec.
118, E.I.,
Madras Act
XLV of 1930.

118. In section 218 of the said Act, for the words "in the area of the local board concerned", the words "in the district" shall be substituted.

Amendment
of sec.
119, E.I.,
Madras Act
XLV of 1930.

119. In section 221 of the said Act, for the words and figures "demanded by bill as provided in the rules in Schedule IV and recovered in the manner provided therein", the words and figures "demanded by bill and if not paid within fifteen days of the date of the service thereof, shall be recoverable in the manner provided in Schedule IV as if the same were a profession tax" shall be substituted.

Amendment
of sec.
120, E.I.,
Madras Act
XLV of 1930.

120. (1) Section 223 of the said Act shall be renumbered as sub-section (1) of that section and in the section as so renumbered, the words "in regard to any local board or any class of local boards or all local boards in that area" shall be omitted.

(2) To the section as so renumbered, the following sub-section shall be added, namely:—

"(2) The exercise of any powers delegated under sub-section (1) shall be subject to such restrictions and conditions as may be prescribed or as may be specified in the notification, and also to control and revision by the Provincial Government or by such person as may be empowered by them in this behalf. The Provincial Government shall also have power to control and revise the acts or proceedings of any persons so empowered."

Reference
to the
Madras
Local
Boards Act,
1914, in
sec. 121,
as
amended.

121. In sections 225 (1) and 226 of the said Act, the reference to the Madras Local Boards Act, 1914, V of 1914 shall be retained unaltered.

122. In sub-section (2) of section 217 of the said Act, the words "for different classes of local boards" shall be omitted.

Amendment
of sec.
217, 122,
Madras Act
XIV of 1935.

123. In section 240 of the said Act—

Amendment
of sec.
240, 241,
Madras Act
XIV of 1935.

(i) in sub-section (3), the words and figure "or 5 as the case may be" shall be omitted;

(ii) in sub-section (5), for the words "in that same district", the words and figures "in that one of the three groups of districts as divided by the Madras Local Boards (Amendment) Act, 1935, to which the district belongs" shall be substituted;

Madras Act
XXVII of
1935.

(iii) to clause (a) of sub-section (8), the following words shall be added at the end, namely:—
"or for which a panchayat has been newly constituted";

(iv) in clause (b) of the same sub-section, the words "or village", the word and figure "or 5" and the words "or panchayat as the case may be" shall be omitted.

124. In Schedule II to the said Act—

Amendment
of Schedule
II, Madras
Act XXV of
1935.

(i) in rule 2, the words "and every panchayat at least once in every month" shall be omitted;

(ii) in sub-rule (1) of rule 3, after the words "No meeting", the words "of the district board" shall be inserted, and the words "at least three clear days before the day of the meeting in the case of panchayats and" and "in the case of district boards" shall be omitted;

(iii) in sub-rule (1) of rule 4, the words "at least ten clear days before the day of the meeting in the case of panchayats and" and "in the case of district boards" shall be omitted;

(iv) sub-rules (2), (3) and (4) of rule 11 shall be omitted, and sub-rule (1) of that rule shall be renumbered as rule 11.

Amendment
of Schedule
IV, Madras
Act XXV of
1938.

125. In Schedule IV to the said Act—

- (i) for rule 3, the following rule shall be substituted, namely:—

"3. The district collector shall cause the net proceeds of the land cess collected under the authority conferred on him by this Act to be credited to the district fund, the panchayat fund and the provincial revenues in accordance with the provisions of section 92."

- (ii) in rule 4, for the words "local board concerned", the words "district board or panchayat concerned" shall be substituted;

- (iii) for the heading before rule 5 "Part II—Other Taxes.

Provisions common to other taxes in general,"

the heading "Part II—Profession Tax—General",

shall be substituted;

- (iv) in sub-rule (1) of rule 5, the words "separate" and "and the house tax" shall be omitted;

- (v) in sub-rule (2) of the same rule, for the words "any tax", the words "the tax" shall be substituted;

- (vi) in sub-rule (4) (a) of the same rule, the words "or any property" and the words "relating to any tax" shall be omitted;

- (vii) in rule 6, for the words "person or property", the words "or person" shall be substituted;

- (viii) in sub-rule (1) of rule 11 for the words "the area of a single local board" in the opening paragraph, the words "the non-panchayat area of a single district board" and for the words "the area of the local board" in clause (b), the words "the non-panchayat area of the district board" shall be substituted;

- (ix) in sub-rule (2) of the same rule, for the words "partly in the area of a local board", the words "partly in the non-panchayat area of

a district board" and for the words "in the area of the local board" occurring later, the words "in the non-parochial area of the district board" shall be substituted;

(x) rules 12 to 25 and the heading thereto shall be omitted;

(xi) for rule 27, the following rule shall be substituted, namely:—

"27. An appeal shall lie to the district board in respect of the proceedings of the president under rule 11-A."

(xii) in rules 29 and 31, for the words "any tax", the words "the tax" shall be substituted;

(xiii) in rule 32—

(a) sub-rule (1) shall be omitted and sub-rules (2) to (4) renumbered as sub-rules (1) to (3) respectively;

(b) in sub-rule (1) as so renumbered, the words, figures and brackets "and a bill under sub-rule (1) of rule 32" shall be omitted;

(c) in clause (a) of the same sub-rule, the word "properly" shall be omitted;

(d) in sub-rule (2) as so renumbered, the words "or bill" and "or bill as the case may be" shall be omitted;

(xiv) in sub-rule (1) of rule 33, for the words "any tax", the words "the tax" shall be substituted, and the words "or bill" shall be omitted;

(xv) rule 38 shall be omitted;

(xvi) in Appendix A, the words "and premises, if any in respect of which the tax or taxes are due" and the words and brackets "(or as the case may be any goods and chattels found on the premises referred to)" shall be omitted.

126. In Schedule V to the said Act—

(i) rule 1-A shall be omitted and rules 1-B and 1-C shall be renumbered as rules 1-A and 1-B respectively;

Amendment
of Schedule
V, Enchase
Act XIV of
1935.

(3) in sub-rule (1) of rule 1-A as so renumbered—

(1) in clause (a), after the words "district roads", the words "and of all public roads in non-panchayat areas" shall be inserted;

(2) to clause (c), the words "and of all choultries in non-panchayat areas" shall be added at the end;

(3) clause (cc) shall be relettered as clause (ccc) and the following shall be inserted as clause (cc), namely:—

"(cc) the lighting of all public roads and public places within any non-panchayat area where lighting is considered necessary;"

(4) in clause (ccc) as so relettered, for the portion beginning with the word "except" and ending with the words "district board", the following shall be substituted, namely:—

"except in any panchayat area where a contribution is paid by the district board to the panchayat on the scale fixed by the Provincial Government for the opening and maintenance of elementary schools;"

(5) for clause (dd), the following clause shall be substituted, namely:—

"(dd) the opening and maintenance of libraries and reading rooms in non-panchayat areas and of libraries and reading rooms classified as district libraries and district reading rooms in panchayat areas;"

(6) for clause (k), the following clause shall be substituted, namely:—

"(k) the establishment and maintenance of hospitals; the establishment and maintenance of dispensaries in non-panchayat areas and of dispensaries other than those classified as panchayat dispensaries in panchayat areas; and every other kind of medical relief in

non-panchayat areas, and every other kind of medical relief not given by the panchayat in panchayat areas";

- (7) to clause (14), the following words shall be added at the end, namely:—

"except in panchayat areas where the Provincial Government have under the Madras Village Panchayats Act, 1941, ordered that vaccination shall be carried out by the panchayat";

- (8) in clause (1), for the portion beginning with the word "except" and ending with "rule 1-A", the following shall be substituted, namely:—

"except, in panchayat areas, such measures as may have been ordered by the Provincial Government to be carried out by the panchayat under the Madras Village Panchayats Act, 1941";

- (9) to clause (2), the following words shall be added, namely:—

"in panchayat areas and of all public markets in non-panchayat areas";

- (10) to clause (3), the following words shall be added, namely:—

"in panchayat areas and of all fairs and festivals in non-panchayat areas";

- (11) for clause (4), the following clauses shall be substituted, namely:—

"(a) the construction of drains and disposal of drainage water and sewage, in any non-panchayat area;

(c) in any non-panchayat area, the cleansing of streets, the removal of rubbish heaps, jungle growth and prickly-pears, the filling in of diseased wells, insanitary ponds, pools, ditches, pits or hollows; and other improvements of the sanitary condition.

- (p) the provision of public latrines and arrangements to ~~cleanse~~ latrines, whether public or private, in any non-panchayat area;
 - (q) the opening and maintenance of burial and burning grounds in non-panchayat areas;
 - (r) in non-panchayat areas, the sinking and repairing of wells, the excavation, repair and maintenance of ponds or tanks for supply of water for drinking, washing and bathing purposes, and the construction of bathing ghats;
 - (s) the opening and maintenance of public slaughter-houses in non-panchayat areas;
 - (t) the establishment and maintenance in non-panchayat areas of wireless receiving sets, of playgrounds, of parks, of sports clubs and of centres of physical culture."
- (iii) in sub-rule (2) of the same rule—
- (1) in clause (a), after the words "all district roads", the words "and on all public roads in non-panchayat areas" shall be added;
 - (2) clauses (c) to (e) shall be relettered as clauses (j) to (l) respectively and after clause (b), the following clauses shall be inserted, namely:—
 - "(c) the opening and maintenance in non-panchayat areas of public landing places, halting places and cartstands and of public cattle-sheds;
 - (d) the control in non-panchayat areas of threshing floors, topes and other perambles used by the inhabitants of the locality in common;
 - (e) the control in non-panchayat areas of public buildings and other property belonging to the inhabitants of the locality in common;
 - (f) the extension of village sites and regulation of building in non-panchayat areas;

- (g) the registration of births and deaths in non-panchayat areas;
- (h) improvements of agriculture and agricultural stock and holding of agricultural shows, in non-panchayat areas;
- (i) the promotion and encouragement of cottage industries in non-panchayat areas; "
- (3) in clause (k) as so relettered, for the words, figure and letter " of the district, which are not specifically included in any of the clauses in rule 1-A ", the words " of non-panchayat areas and with the special sanction of the Provincial Government, of the inhabitants of panchayat areas " shall be substituted;
- (4) in clause (j) as so relettered, for the letter and brackets "(d) ", the letter and brackets "(k) " shall be substituted and before the words "municipal councils" the word "panchayats" shall be inserted;
- (iv) rule 2 shall be omitted;
- (v) in sub-rule (1) of rule 3, the words "panchayat" and "panchayats" wherever they occur shall be retained unaltered, and after the words "of libraries as district libraries", the words "of reading rooms as district reading rooms" shall be inserted;
- (vi) in rule 4, for the words "any other local board", the words "any panchayat" shall be substituted;
- (vii) (1) in rule 5, the words "village and" and "respectively" in the opening paragraph and the heading "A.—Village funds," and all the items thereunder shall be omitted; and for the heading "B.—District Funds", the heading "District Funds" shall be substituted; and for items (1) and (1-A) under that heading, the following items shall be substituted, namely:—
 - "(1) The land-tax levied in the district, subject to the provisions of section 92.
 - (2) The profession tax levied in non-panchayat areas in the district under section 93.

- (2-A) The pilgrim tax levied (i) in respect of any panchayat area in the district where the occasion for pilgrimage is a festival classified as a district festival, and (ii) in respect of any non-panchayat area in the district."
- (2) for item (3-A) under the same heading, the following items shall be substituted, namely:—
- "(3-A) Fees levied (i) in public markets in panchayat areas which are classified as district markets, after deducting the contribution, if any, paid by the district board to the panchayat on the scale fixed by the Government, and (ii) in public markets in non-panchayat areas.
- (3-B) The contribution paid to the district board by panchayats in respect of markets situated in panchayat areas which are not classified as district markets, on the scale fixed by the Government.
- (3-C) Fees for the use of public landing places, halting places, cartstands and slaughter-houses in non-panchayat areas; and fees for the temporary occupation of village-sites, roads, burial and burning grounds and other similar public places or parts thereof in non-panchayat areas."
- (3) in item 5 under the same heading, for the words "in the district", the words "in panchayat areas" shall be substituted, and after the words "district boundaries", the words "and of all choultries in non-panchayat areas" shall be added;
- (4) in item (7) under the same heading, for the words "and dispensaries classified as district hospitals and dispensaries", the words "of dispensaries in non-panchayat areas and of dispensaries in panchayat areas classified as district dispensaries" shall be substituted;
- (5) in item (12) under the same heading, after the words "all district roads", the words "and to all public roads in non-panchayat areas" shall be added;

(6) In Item (13) under the same heading, after the word "ferries", the words "and fisheries" shall be inserted;

(7) After Item (18) under the same heading, the following item shall be inserted namely:—

"(19) All sums other than those enumerated above which arise out of, or are received in aid of, or for expenditure on, any institutions or services maintained or financed from the district fund or managed by the district board."

(viii) rule 6 shall be omitted;

(ix) in rule 8—

(1) in sub-rule (1), the words "and all moneys received by a panchayat shall be lodged either in the nearest Government Treasury or in the nearest Post Office Savings Bank" shall be omitted;

(2) clause (b) of sub-rule (2) shall be omitted and clause (a) thereof shall be renumbered as sub-rule (2), and in the sub-rule as so renumbered, the words "and a panchayat may with the sanction of the district board" shall be omitted;

(x) in sub-rule (1) of rule 9, sub-clause (ii) of clause (A) shall be omitted and sub-clause (i) thereof shall be relettered as clause (B), and in the clause as so relettered, the words "in the case of district boards or" shall be omitted.

127. After the proviso to Schedule VII to the said Act, the following proviso shall be added, namely:—

"Provided further that no licence shall be required under this Act for a lodging house as defined in the Madras Public Health Act, 1939, if the keeper thereof has been registered under that Act."

Amendment
of Schedule
VII, Madras
Act No. 19 of
1939.

Act
900.

128. In Schedule VIII to the said Act—

(i) after the item relating to section 97, the following item shall be inserted, namely:—

"98. To the owner or person in charge of an office, firm or company to which registration is furnished of persons under his employ, One hundred rupees."

Amendment
of Schedule
VIII,
Madras Act
No. 19 of 1939.

(ii) the item relating to section 102 (1) shall be omitted;

(iii) after the item relating to section 153, sub-section (2), the following item shall be inserted, namely :—

" 154 (1) Keeping a dog or pig without licence or contrary to law. Two rupees."

Amendment of Schedule IX, Madras Act XLV of 1935. 129. In Schedule IX to the said Act, after the item relating to section 153, sub-section (2), the following item shall be inserted, namely :—

" 154 (1) Keeping a dog or pig without licence or contrary to law. Two rupees."

Continuation of reference to "Local Board" and "Madras Local Boards Act, 1920." 130. In the absence of an intention to the contrary appearing in this Act or in the Madras Village Panchayat Act, 1941, and unless the Provincial Government otherwise direct any reference to local boards in any law or rule in force in the Province at the commencement of this Act shall be deemed to be a reference to district boards and panchayats, and any reference to the Madras Local Boards Act, 1920, in any such law or rule shall be deemed to be a reference to the Madras District Boards Act, 1920, and the Madras Village Panchayat Act, 1941.

Substitution of provisions of Act in their true application. 131. In first giving effect to the provisions of the said Act as amended by this Act, the said provisions shall be read subject to the following modifications, namely :—

(a) The annual rent value of the lands referred to in clause (ii) of section 79 of the said Act as last determined by the district collector under the said Act before the commencement of this Act shall be deemed to have been determined by him under the said Act as amended by this Act for a triennium of three full years commencing from the full year or the earliest full year in respect of which such determination was made.

- (b) The land-cess shall be distributed in the manner referred to in section 81 of the said Act as amended by this Act, as if the provision to that section had come into operation on the first day of July immediately preceding the commencement of this Act.

132. If any difficulty arises in first giving effect to the provisions of this Act or of the said Act as amended by this Act, the Government, as occasion may arise, may by order do anything which appears to them necessary for the purpose of removing the difficulty.

Power to
make
orders.

* STATEMENT OF OBJECTS AND REASONS.

For the reasons which have been set out in detail in the Statement of Objects and Reasons to the Madras Village Panchayats Bill, the Government consider it essential to have a separate enactment for panchayats; and the main object of this Bill is to carry out all the consequential amendments necessitated by this decision, in the Madras Local Boards Act, 1920. The Bill removes panchayats from the scope of that Act and confines its operation to district boards.

The opportunity has been taken to make certain other amendments to the Act which are necessary either for the purpose of removing difficulties encountered in working the Act or for the purpose of improving the administration of district boards in the light of the experience gained since 1920, when the last comprehensive amendment of the Act (Madras Act XI of 1939) was passed. Only such amendments as are considered to be both essential and non-controversial have been included in the Bill.

The object of the amendments made is explained, wherever necessary, in the notes on clauses below.

NOTES ON CLAUSES.

Clause 1.—The general amendment suggested here considerably reduces the bulk of the Bill. It may be pointed out that as a result of this clause, the short title of the Act will be altered into "The Madras District Boards Act, 1920."

Clause 3 (a) and (c).—The words "held on the occurrence of an ordinary vacancy" which occur in the definition of "ordinary election" in section 3 (12 A) are not accurate, as an ordinary election may be held in anticipation of a vacancy (section 17). The opportunity has therefore been taken to substitute the words "to fill an ordinary

vacancy" for the words "on the occurrence of an ordinary vacancy" in section 3 (13-A) and to make a similar amendment in section 2 (5-A) (definition of "usual election") with a view to make the language of the two clauses uniform.

Clause 3 (34).—Whereas the District Municipalities Act refers to "election authority", the Local Boards Act, as it now stands, refers to the "prescribed authority". The former nomenclature is apter and it is therefore proposed to adopt it in the case of the Act also.

Clause 3 (16) and (17).—The district board will exercise certain functions conferred on it by the Act only in non-panchayat areas while it will exercise certain other functions both in non-panchayat and panchayat areas. In order easily to differentiate between the two classes of cases, the definitions of "panchayat area" and "non-panchayat area" contained in these clauses will be of much help.

Clause 3 (42).—The provision in section 6 (2) of the existing Act has become unnecessary as the body of the Act as amended by the Bill makes it clear what functions should be exercised by the district board in non-panchayat areas and what functions should be exercised by it both in non-panchayat and in panchayat areas.

Clause 9 (section 34).—The object in (a) is to make it clear that the Government may also alter the strength of a district board of their own motion, and (b) to take power in dissent that an alteration in the strength shall take effect only from the date of the next ordinary elections where the alteration necessitates material changes in the circles of the district board.

Clause 10 (sections 13 and 11-A).—This is consequential on the definition of "election authority" inserted by clause 3 (16).

Clause 12 (section 19).—Under the existing Act, it is only in the case of panchayats that temporary presidents have to be appointed [see sections 22-A (2) (d) and (e)]. There is no such appointment in the case of district boards. Hence the omission proposed by this clause.

Clause 12 (1) (see section 22-A).—The President of a district board has power under section 22 of the Act to incur expenditure without the board's sanction in cases of emergency. In all other cases, the sanction of the district board is required before the expenditure can be incurred. The necessity for obtaining the prior sanction of the district board in petty cases of emergency expenditure results in delay and sometimes in difficulties and friction. It is therefore considered necessary to insert a provision in the Act empowering the

president to incur contingent expenditure not exceeding Rs. 25 in each case subject to the existence of provision in the budget for such expenditure and subject also to a report being made to the district board at its next meeting.

Clause 16 (section 27 (2)).—This brings the section into line with section 21 of the Madras District Municipalities Act under which any dispute relating to the production of records between the executive authority and the municipal council is decided by the district collector. It is deemed unnecessary that such disputes between district boards and their presidents should be referred to the Government.

Clause 21 (a) and 22 (a) (sections 41 (2-A) and 43-A (1)).—This amendment means that the next general elections to the district board as reconstituted, shall take place in the same year as that in which general elections to the district boards included in the same group of elections take place.

Clause 25 (section 51).—As this section will hereafter be confined to district boards, reference to the 'local area' has been altered into a reference to 'District', thus simplifying the language employed in the section.

Clause 27 (a) (section 36 (1) (a)).—Under the Act as it stands at present, if an ordinary meeting and a special meeting are both held on the same day and a member is absent from both those meetings, having been absent at a previous meeting, he may lose his office. This is a considerable hardship. It is therefore proposed that two or more meetings held on the same day should not be treated as consecutive meetings for the purposes of the section.

Clause 28.—Section 27 (1) of the Local Boards Act, 1933 gives jurisdiction to the District Judge to decide disputes as to the disqualification of the members. Section 57 (3) provides that pending the decision of the District Judge, the member shall be entitled to act as if he were not disqualified. The District Judge can act only on the application of the member concerned or any other member or the president of the district board acting at the request of the district board. It is not in the interest of a member to make an application and to get an adverse pronouncement. The Board is generally unwilling to address the District Judge, if the member belongs to the majority party. The other members are usually indifferent to take the initiative in the matter in view of the cost of litigation. This results in the member often continuing to hold office though there is no doubt about his disqualification. To prevent this it is considered necessary that Government should take power as in section 34 (1) of the City Municipal Act, 1913, to direct the president of the district board to apply to the District Judge for a decision under section 27 of the Act.

Clause 51 (section 63).—This clause makes specific provision for the resumption of control over endowments which have been transferred to district boards under section 63. In some cases, such resumption has been found to be necessary for the proper administration of the endowments.

Clause 54 (section 65).—Panchayats will be removed from the control of district boards and consequently, district panchayat officers will cease to be officers of the district board. Hence the amendments proposed in this and the succeeding clauses.

Clause 59 (section 70-A).—Under the corresponding provision in the Panchayat Bill, the executive officer of the panchayat should be appointed. In the case of district boards and municipal boards however these bodies themselves should be consulted before the officers are transferred. Hence the form adopted for the proviso as recast by this clause.

Clause 45 (section 75).—All taxes referred to in the section as it now stands, except profession-tax, may be levied only in panchayat areas. In other words, the only tax which may be levied by the district board in non-panchayat areas is the profession-tax. Hence the simplification made by this clause.

Clauses 47 to 53 (sections 80 to 86).—At present no uniform policy is being followed in the matter of fixing the rent value of lands in proprietary estates. In some districts, the district authorities fix the rent value annually while in others it is fixed once in three years. Doubts have however arisen as to how far it is legal to fix the value for a triennium. To remove these doubts and to provide for the adoption of a uniform procedure throughout the Presidency, it is proposed to provide that in all cases the rent value should be fixed for a triennium. The proposer will however continue to furnish a return every year as before, but the penalty for failure to furnish such return has been limited to Rs. 2,000. The Collector will fix the rent value for the triennium with reference to the average of the figures for the three preceding years.

These clauses give effect to the above proposals.

Clause 54 (now section 92).—At present, 12 pias of the land-cess levied in panchayat areas goes to the district board and 6 pias to the panchayat. It is proposed to retain the provision for sending 6 pias of the cess to the panchayat in such cases and also to provide that one pia of the cess levied in panchayat areas should go to provincial revenues in order to meet a portion of the charges incurred by the Government in connection with the supervision and control of panchayats.

District boards will no longer exercise these functions and consequently will not have to incur any expense in connection therewith.

Clause 57 (new section 98).—Extending sections 98 to 103 which relate to the house-tax, have been omitted as that tax cannot be levied in non-panchayat areas.

New section 99 corresponds to section 97 of the District Municipalities Act. It empowers the members of the district board to call upon employers, etc., to furnish a return of the income of persons employed by them to facilitate the levy of professional-tax on the employees.

Clause 58 (section 111).—This is consequential on the omission of section 103 by clause 57.

Clause 59 (section 111-A).—Where the District Collector or a revenue officer is responsible for the collection of any amount, for example, land-tax, the power to write it off when it is irrecoverable must be vested in the Collector and not in the district board.

Clause 60 (new section 121-B).—This makes it clear that the district board should not exercise any of the functions referred to in sections 121 to 125 and 140 to 145 of the Act in panchayat areas, unless the Government otherwise direct.

Clause 70 (section 126).—The amendment is intended to make it clear that the control of district boards over the waterways referred to in the section is only for the purpose of the maintenance repair and improvement thereof and that the district board should not seek to derive any income from such control.

Clause 74 (new section 135-A).—The Village Panchayats Bill gives power to the Government to direct that remuneration in any panchayat area may be enforced by the panchayat. This provision makes suitable modifications in sections 127 and 138 to meet this case.

Clause 81 (section 154).—There is a lacuna in the existing Act, for while there is a provision in it for the destruction of unlicensed pigs and dogs, there is none for the issue of licences in respect of those animals. This defect is now rectified.

Clause 97 (new section 165).—Section 244 of the District Municipalities Act exempts the Government from the necessity of taking out licences or obtaining permissions under that Act. New section 166 inserted by this clause makes a similar provision in cases falling under this Act. It is also proposed to exempt market committees established under the Madras Commercial Crops Markets Act from the necessity to obtain licences and permissions under this Act.

New section 163-A.—So far as panchayat areas are concerned, the district board will exercise jurisdiction only in respect of markets classified as district markets. This has been made clear. Provision has also been made for the payment of a contribution by a district board to a panchayat and vice versa in the case of markets situated in panchayat areas. Both the bodies may be interested in such a market. In such cases, the only possible course is to vest control of the market in the one body or in the other and provide for the payment of a contribution by the body controlling the market to the other.

Clause 90 (ii) [section 171 (2)].—Under section 171 (1) of the Act, if orders on an application for a license or permission are not within ten days to the applicant within thirty days after the receipt of the application, it may be deemed to have been allowed. This makes it necessary to pass orders long before the date from which a license or permission is required. For example, if an application for license with effect from the 1st April of a year is made on the 1st August of the preceding year, orders have to be passed before the 1st September, that is, seven months before the date on which the license is wanted. It is undesirable that orders should be passed so much in advance. It is accordingly proposed to provide that in all cases applications for a license or permission or the renewal thereof should be made not less than thirty and not more than ninety days in advance. Hence this amendment.

Clause 31 (3) [section 172].—The reference to the Madras Local Boards Act, 1884, which occurs here should remain unchanged. But in view of the general amendments suggested by clause 2 of the Bill, the Madras Local Boards Act, 1884, will stand altered into Madras District Boards Act, 1884. Hence the necessity for the wording provision contained in this clause.

Clause 47 [section 173].—This makes the intention clear, namely, that the market must not have been licensed either by the district board or by a panchayat.

Clause 48 [section 181].—It is proposed to provide for an appeal to the Government against orders passed by the district board in regard to private markets.

Clause 50 [section 182-B].—It is considered desirable to give power to the district board to make a reference under this section even in respect of places situated in a panchayat area. It is possible that in such cases only the interests of the district board are affected and not those of the panchayat, for example, when there is a district board market in or near the panchayat area. To safeguard the interests of the panchayat, it has been provided that a reference should not be made by the district board under the section without obtaining the special sanction of the Government.

Clause 102 (ii) [section 187 (2)]—Please see the note on clause 90 (ii).

Clause 102 (iii) [new section 187 (3)]—It has been made clear that a district board may extend the collection of rents and fees to persons of its choice or form out such collection for any period not exceeding three years at a time.

Clause 102—Sub-clause (i) [section 187].—This makes it clear that the district board may have a satisfaction in general terms extending it to all non-panchayat areas in the district or confine the notification to a specified non-panchayat area.

Sub-clause (ii).—This is intended to avoid a conflict of jurisdiction between municipalities and district boards. The former have been given power by the District Municipalities Act, with the previous sanction of the Provincial Government, to issue a notification similar to that contemplated by section 183 in respect of an area within those limits of the municipal limits. This sub-clause prohibits a district board from issuing a notification in regard to such areas without obtaining Government's sanction.

Sub-clause (iii).—Please see the note on clause 90 (ii).

Sub-clause (iv).—It is desirable to give a right of appeal against the decision of the president, district board, to the district board.

Clause 103—Sub-clause (i) [section 184].—Electrical installations do not appear to be included from the operation of section 184, as it now stands. It was never the intention to bring such installations or small domestic appliances within the scope of the section. It is therefore proposed to take power to make rules to exempt such appliances.

Sub-clause (ii), (i) and (vi).—Every case where an application is made for the grant of permission under section 184 has now to come to the Inspector of Factories for the approval of the plans of the factory, workshop, etc., irrespective of its importance or size. In 1933, the Commissioner of Labour suggested that the strategy of plans might be restricted to the case of premises which are, or may be declared to be, factories under the Factories Act, that is to say, to cases where more than 9 persons are employed in aid of manufacturing process. The Madras City Municipal Act, 1919, was amended on these lines in 1936. It is proposed to amend the Local Boards Act also on the same lines.

It is also found to be necessary to subject the power of district boards under section 184 to some measure of control in important matters like the replacement of machinery, lay of lines, and the like.

Clause 110 (ii) [section 109].—In order to avoid multiplicity of jurisdiction, it has been provided that the president is not to exercise the power of granting licences under the Places of Public Resort Act in respect of places which are to be wholly or partly used for the holding of cinematograph exhibitions. In such cases, both the licences under the Places of Public Resort Act and that required under the Cinematograph Act will be granted by the officers of Government.

Clause 121 [section 102].—The proviso will avoid conflict of jurisdiction between panchayats and the district boards so far as panchayat areas are concerned.

Clause 124 [section 104].—Please see the note on clause 12.

Clause 117—Sub-clause (ii) [section 111].—Please see the note on clause 89 (ii).

Clause 129—Sub-clause (1) [section 123].—Only district boards will be subject to the provisions of the Act. Hence the omission proposed by sub-clause (1).

Sub-clause (1).—Where a person to whom the Government have delegated any of their powers under section 103 has passed orders in exercise of those powers, doubts have arisen as to whether the delegating authority, namely, the Government, can modify or cancel such orders where such a course is found to be necessary. This clause removes those doubts.

Clause 121 [sections 125 (1) and 126].—See the note on clause 91 (i).

Clause 123 (ii) [section 146 (ii)].—Please see the note on clauses 21 (ii) and 22 (ii) regarding sections 45 (1-A) and 45-A (7) respectively.

Clause 125 [sub-clauses (iii) to (v) [Schedule IV, rule 6]].—The changes made are consequential on the fact that the district board will have power only to levy profession tax.

Sub-clause (ii) [rule 27].—In view of the omission of rule 12 to 25, it has become possible to simplify rule 27 as proposed.

Sub-clause (iii).—Rule 32 (1) is proposed to be omitted, as the district board can only levy the profession tax and in respect of that tax, provision has been made in section 56 for the service of a notice.

The omission of 'property' from clause (a) of rule 32 (2) is consequential on the repeal of the provisions relating to house tax.

Sub-clause (iv).—The omission of rule 38 is consequential on the repeal of the provisions relating to house tax.

Clause 122 (Schedule F).—Now rule 1-A corresponding to existing rule 1-B provides clearly for the objects of expenditures in panchayat and non-panchayat areas.

Rule 2 has now become unnecessary in view of the prohibition of panchayats from the scope of the Act and it is therefore omitted.

Rule 5.—Here also, provision has been made, specifying the sources of revenue of district boards in panchayat and non-panchayat areas.

Rule 6 has also become unnecessary now and it has therefore been omitted.

Clause 123 (Schedule VII).—This clause removes the hardship caused to the keeper of a lodging house under the existing law, which requires him to get licences both under the Madras Local Boards Act and under the Public Health Act.

Clause 124.—This makes it clear that a general reference to "local boards" in existing laws and rules should be understood as covering both district boards and panchayats, and similarly that a general reference to the Madras Local Boards Act should be understood as covering both that Act as amended by this Act and the Madras Village Panchayats Act, 1941.

Clause 125.—These are consequential on the alterations contained in the Bill, enabling the District Collector to fix the annual rent value of lands in proprietary estates once in a triennium. The clause provides that the determination of the annual rent value under the provisions of the existing Act on the last occasion before the coming into force of this Bill, should be regarded as in force for a triennium commencing from the full year in respect of which such determination was made, or if such determination was made for more than one full year, from the first of the full years in respect of which such determination was made.

Clause (4) provides for the distribution of the land-cess in accordance with the provisions of the Bill with effect from the 1st of July immediately preceding the coming into force of this Bill.

Clause 126.—Unexpected difficulties may arise in giving effect to a long and complicated measure like the present. Hence, it is proposed to take power to remove such difficulties.

(By order of His Excellency the Governor)

P. APPU NAIR,
Secretary to Government, Legal Department.

PUBLIC HEALTH DEPARTMENT

PUBLIC HEALTH DEPARTMENT.
Vital Statistics of the Municipal Towns in the Province of Madras for the year ending 31st August 1911.

Serial number.	Description and grade of goods.	Production, 1933, 1934, 1935.			1936, 1937.			Exports.										Total.		
		Quantity of 1937.			Value of 1937.			Quintals.	Hundredweight.	Tons.	Cubic feet.	Cubic meters.	Value.	Value.	Value.	Value.	Value.			
		Metric.	Pounds.	Total.	Metric.	Pounds.	Total.													
1	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
2	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
3	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
4	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
5	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
6	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
7	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
8	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
9	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
10	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
11	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
12	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
13	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
14	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
15	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
16	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
17	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
18	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
19	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
20	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
21	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
22	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
23	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
24	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
25	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
26	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
27	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
28	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
29	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
30	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
31	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
32	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
33	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
34	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
35	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
36	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
37	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
38	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
39	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
40	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
41	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
42	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
43	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
44	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
45	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
46	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
47	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
48	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
49	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
50	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
51	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
52	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
53	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
54	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
55	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
56	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
57	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
58	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
59	Aluminum	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000	32,000	10,000	22,000		
60	Aluminum	10,000	22,00																	

Walden, 1994; September 1995).

* La figura nell'angolo a.i.

Amendment to the Civil Rules of Practice and General Order 2

Under the provision of section 121 of the Code of Civil Procedure, 1941, and with the sanction of the Honorable the Governor of Madras, the High Court hereby makes the following amendments to the Civil Rules of Practice and General Orders, Volume I.

The following shall be substituted for rule 76 of the Civil Rules of Practice, namely:—

Exhibits.

76. (1) (A) Exhibits submitted in evidence shall be marked as follows:—

(a) If filed by the plaintiff or one of several plaintiffs, with the original letter P followed by a numeral—*P-1, P-2, etc.*

(b) If filed by the defendant or one of several defendants, with the original letter D followed by a numeral—*D-1, D-2, etc.*

(c) If Court exhibits, with the original letter C followed by a numeral—*C-1, C-2, etc.*

(d) If third party exhibits with the original letter T followed by a numeral—*T-1, T-2, etc.*

(2) (A) A series of similar exhibits shall be marked with the same capital letter and a numeral followed by small letters of the alphabet in brackets. When such letters of the alphabet are exhausted double small letters shall be used, as *P-1a, P-1b, P-1c, P-1d, P-1e, P-1f, P-1g, P-1h, P-1i, P-1j, P-1k, P-1l, P-1m, P-1n, P-1o, P-1p, P-1q, P-1r, P-1s, P-1t, P-1u, P-1v, P-1w, P-1x, P-1y, P-1z, P-1aa, P-1ab, P-1ac, P-1ad, P-1ae, P-1af, P-1ag, P-1ah, P-1ai, P-1aj, P-1ak, P-1al, P-1am, P-1an, P-1ao, P-1ap, P-1aq, P-1ar, P-1as, P-1at, P-1au, P-1av, P-1aw, P-1ax, P-1ay, P-1az, P-1ba, P-1bb, P-1bc, P-1bd, P-1be, P-1bf, P-1bg, P-1bh, P-1bi, P-1bj, P-1bk, P-1bl, P-1bm, P-1bn, P-1bo, P-1bp, P-1bq, P-1br, P-1bs, P-1bt, P-1bu, P-1bv, P-1bw, P-1bx, P-1by, P-1bz, P-1ca, P-1cb, P-1cc, P-1cd, P-1ce, P-1cf, P-1cg, P-1ch, P-1ci, P-1cj, P-1ck, P-1cl, P-1cm, P-1cn, P-1co, P-1cp, P-1cq, P-1cr, P-1cs, P-1ct, P-1cu, P-1cv, P-1cw, P-1cx, P-1cy, P-1cz, P-1da, P-1db, P-1dc, P-1dd, P-1de, P-1df, P-1dg, P-1dh, P-1di, P-1dj, P-1dk, P-1dl, P-1dm, P-1dn, P-1do, P-1dp, P-1dq, P-1dr, P-1ds, P-1dt, P-1du, P-1dv, P-1dw, P-1dx, P-1dy, P-1dz, P-1ea, P-1eb, P-1ec, P-1ed, P-1ee, P-1ef, P-1eg, P-1eh, P-1ei, P-1ej, P-1ek, P-1el, P-1em, P-1en, P-1eo, P-1ep, P-1eq, P-1er, P-1es, P-1et, P-1eu, P-1ev, P-1ew, P-1ex, P-1ey, P-1ez, P-1fa, P-1fb, P-1fc, P-1fd, P-1fe, P-1ff, P-1fg, P-1fh, P-1fi, P-1fj, P-1fk, P-1fl, P-1fm, P-1fn, P-1fo, P-1fp, P-1fq, P-1fr, P-1fs, P-1ft, P-1fu, P-1fv, P-1fw, P-1fx, P-1fy, P-1fz, P-1ga, P-1gb, P-1gc, P-1gd, P-1ge, P-1gf, P-1gg, P-1gh, P-1gi, P-1gj, P-1gk, P-1gl, P-1gm, P-1gn, P-1go, P-1gp, P-1gq, P-1gr, P-1gs, P-1gt, P-1gu, P-1gv, P-1gw, P-1gx, P-1gy, P-1gz, P-1ha, P-1hb, P-1hc, P-1hd, P-1he, P-1hf, P-1hg, P-1hh, P-1hi, P-1hj, P-1hk, P-1hl, P-1hm, P-1hn, P-1ho, P-1hp, P-1hq, P-1hr, P-1hs, P-1ht, P-1hu, P-1hv, P-1hw, P-1hx, P-1hy, P-1hz, P-1ia, P-1ib, P-1ic, P-1id, P-1ie, P-1if, P-1ig, P-1ih, P-1ii, P-1ij, P-1ik, P-1il, P-1im, P-1in, P-1io, P-1ip, P-1iq, P-1ir, P-1is, P-1it, P-1iu, P-1iv, P-1iw, P-1ix, P-1iy, P-1iz, P-1ja, P-1jb, P-1jc, P-1jd, P-1je, P-1jf, P-1jg, P-1jh, P-1ji, P-1jj, P-1jk, P-1jl, P-1jm, P-1jn, P-1jo, P-1jp, P-1jq, P-1jr, P-1js, P-1jt, P-1ju, P-1jv, P-1jw, P-1jx, P-1jy, P-1jz, P-1ka, P-1kb, P-1kc, P-1kd, P-1ke, P-1kf, P-1kg, P-1kh, P-1ki, P-1kj, P-1kk, P-1kl, P-1km, P-1kn, P-1ko, P-1kp, P-1kq, P-1kr, P-1ks, P-1kt, P-1ku, P-1kv, P-1kw, P-1kx, P-1ky, P-1kz, P-1la, P-1lb, P-1lc, P-1ld, P-1le, P-1lf, P-1lg, P-1lh, P-1li, P-1lj, P-1lk, P-1ll, P-1lm, P-1ln, P-1lo, P-1lp, P-1lq, P-1lr, P-1ls, P-1lt, P-1lu, P-1lv, P-1lw, P-1lx, P-1ly, P-1lz, P-1ma, P-1mb, P-1mc, P-1md, P-1me, P-1mf, P-1mg, P-1mh, P-1mi, P-1mj, P-1mk, P-1ml, P-1mm, P-1mn, P-1mo, P-1mp, P-1mq, P-1mr, P-1ms, P-1mt, P-1mu, P-1mv, P-1mw, P-1mx, P-1my, P-1mz, P-1na, P-1nb, P-1nc, P-1nd, P-1ne, P-1nf, P-1ng, P-1nh, P-1ni, P-1nj, P-1nk, P-1nl, P-1nm, P-1nn, P-1no, P-1np, P-1nq, P-1nr, P-1ns, P-1nt, P-1nu, P-1nv, P-1nw, P-1nx, P-1ny, P-1nz, P-1oa, P-1ob, P-1oc, P-1od, P-1oe, P-1of, P-1og, P-1oh, P-1oi, P-1oj, P-1ok, P-1ol, P-1om, P-1on, P-1oo, P-1op, P-1oq, P-1or, P-1os, P-1ot, P-1ou, P-1ov, P-1ow, P-1ox, P-1oy, P-1oz, P-1pa, P-1pb, P-1pc, P-1pd, P-1pe, P-1pf, P-1pg, P-1ph, P-1pi, P-1pj, P-1pk, P-1pl, P-1pm, P-1pn, P-1po, P-1pp, P-1pq, P-1pr, P-1ps, P-1pt, P-1pu, P-1pv, P-1pw, P-1px, P-1py, P-1pz, P-1qa, P-1qb, P-1qc, P-1qd, P-1qe, P-1qf, P-1qg, P-1qh, P-1qi, P-1qj, P-1qk, P-1ql, P-1qm, P-1qn, P-1qo, P-1qp, P-1qq, P-1qr, P-1qs, P-1qt, P-1qu, P-1qv, P-1qw, P-1qx, P-1qy, P-1qz, P-1ra, P-1rb, P-1rc, P-1rd, P-1re, P-1rf, P-1rg, P-1rh, P-1ri, P-1rj, P-1rk, P-1rl, P-1rm, P-1rn, P-1ro, P-1rp, P-1rq, P-1rr, P-1rs, P-1rt, P-1ru, P-1rv, P-1rw, P-1rx, P-1ry, P-1rz, P-1sa, P-1sb, P-1sc, P-1sd, P-1se, P-1sf, P-1sg, P-1sh, P-1si, P-1sj, P-1sk, P-1sl, P-1sm, P-1sn, P-1so, P-1sp, P-1sq, P-1sr, P-1ss, P-1st, P-1su, P-1sv, P-1sw, P-1sx, P-1sy, P-1sz, P-1ta, P-1tb, P-1tc, P-1td, P-1te, P-1tf, P-1tg, P-1th, P-1ti, P-1tj, P-1tk, P-1tl, P-1tm, P-1tn, P-1to, P-1tp, P-1tq, P-1tr, P-1ts, P-1tt, P-1tu, P-1tv, P-1tw, P-1tx, P-1ty, P-1tz, P-1ua, P-1ub, P-1uc, P-1ud, P-1ue, P-1uf, P-1ug, P-1uh, P-1ui, P-1uj, P-1uk, P-1ul, P-1um, P-1un, P-1uo, P-1up, P-1uq, P-1ur, P-1us, P-1ut, P-1uu, P-1uv, P-1uw, P-1ux, P-1uy, P-1uz, P-1va, P-1vb, P-1vc, P-1vd, P-1ve, P-1vf, P-1vg, P-1vh, P-1vi, P-1vj, P-1vk, P-1vl, P-1vm, P-1vn, P-1vo, P-1vp, P-1vq, P-1vr, P-1vs, P-1vt, P-1vu, P-1vv, P-1vw, P-1vx, P-1vy, P-1vz, P-1wa, P-1wb, P-1wc, P-1wd, P-1we, P-1wf, P-1wg, P-1wh, P-1wi, P-1wj, P-1wk, P-1wl, P-1wm, P-1wn, P-1wo, P-1wp, P-1wq, P-1wr, P-1ws, P-1wt, P-1wu, P-1wv, P-1ww, P-1wx, P-1wy, P-1wz, P-1xa, P-1xb, P-1xc, P-1xd, P-1xe, P-1xf, P-1xg, P-1xh, P-1xi, P-1xj, P-1xk, P-1xl, P-1xm, P-1xn, P-1xo, P-1xp, P-1xq, P-1xr, P-1xs, P-1xt, P-1xu, P-1xv, P-1xw, P-1xx, P-1xy, P-1xz, P-1ya, P-1yb, P-1yc, P-1yd, P-1ye, P-1yf, P-1yg, P-1yh, P-1yi, P-1yj, P-1yk, P-1yl, P-1ym, P-1yn, P-1yo, P-1yp, P-1yq, P-1yr, P-1ys, P-1yt, P-1yu, P-1yv, P-1yw, P-1yx, P-1yy, P-1yz, P-1za, P-1zb, P-1zc, P-1zd, P-1ze, P-1zf, P-1zg, P-1zh, P-1zi, P-1zj, P-1zk, P-1zl, P-1zm, P-1zn, P-1zo, P-1zp, P-1zq, P-1zr, P-1zs, P-1zt, P-1zu, P-1zv, P-1zw, P-1zx, P-1zy, P-1zz.*

(2) (B) The exhibits filed by the several plaintiffs or defendants shall be marked consecutively.

(3) (A) If a proceeding subsequent to the trial of a suit is made, further exhibits are submitted in evidence, they shall be marked in accordance with the above scheme with double numerals to the number of the last exhibit previously filed.

- (B) **Learned Counsel, Chief Justice.**
- (a) **Learned Counsel, Chief Justice.**
 - (b) **Learned Counsel, Chief Justice.**
 - (c) **Learned Counsel, Chief Justice.**
 - (d) **Learned Counsel, Chief Justice.**
 - (e) **Learned Counsel, Chief Justice.**
 - (f) **Learned Counsel, Chief Justice.**
 - (g) **Learned Counsel, Chief Justice.**
 - (h) **Learned Counsel, Chief Justice.**
 - (i) **Learned Counsel, Chief Justice.**
 - (j) **Learned Counsel, Chief Justice.**
 - (k) **Learned Counsel, Chief Justice.**
 - (l) **Learned Counsel, Chief Justice.**
 - (m) **Learned Counsel, Chief Justice.**
 - (n) **Learned Counsel, Chief Justice.**
 - (o) **Learned Counsel, Chief Justice.**
 - (p) **Learned Counsel, Chief Justice.**
 - (q) **Learned Counsel, Chief Justice.**
 - (r) **Learned Counsel, Chief Justice.**
 - (s) **Learned Counsel, Chief Justice.**
 - (t) **Learned Counsel, Chief Justice.**
 - (u) **Learned Counsel, Chief Justice.**
 - (v) **Learned Counsel, Chief Justice.**
 - (w) **Learned Counsel, Chief Justice.**
 - (x) **Learned Counsel, Chief Justice.**
 - (y) **Learned Counsel, Chief Justice.**
 - (z) **Learned Counsel, Chief Justice.**

Judges.

High Court, Madras,
17th September 1941.

S. P. THOMPSON,
Registrar.

Judiciary Petition.

No. 7 of 1941, DISTRICT COURT, BANGALUR.

K. Subbiah Reddi and three others—
Plaintiffs (Petitioner).
(1) Pella Jayappa and (2) Chenna Jayappa,
sons of Pella Jayappa, deceased, Nara varis,
residents of Bellary—Respondents 1 and 2 (Defendants).

Notice is hereby given under section 25 (2) of the Provincial Insolvency Act that the petitioners have applied to this Court praying to appoint respondents as co-defendants and that the said petition stands posted to 21st October 1941 for hearing.

No. 15 of 1941, DISTRICT COURT, BANGALUR.

Gopalappa, Manager, son of Jandanna, aged 30 years, Dargaga male, trader, residents of Madhav panna in Hoysa taluk—Petitioner (Defendant).
Banda Rajappa and Sharappa, owners—Respondents (Defendants).

Notice is hereby given under section 25 (2) of the Provincial Insolvency Act that the petitioner has applied to this Court praying to appoint respondents as co-defendants and that the said petition stands posted to 21st October 1941 for hearing.

Bellary, 12th September 1941. E. E. NAIPU,
District Judge.

No. 15 of 1941, DISTRICT COURT, CHENNAI.

Reddappa Khadank—Plaintiff (Petitioner).
Asha Bai and Anand Khadank—Respondents (Defendants).

Under section 25 of the Provincial Insolvency Act notice is hereby given that the petitioner has applied to this Court praying to appoint respondents as co-defendants and that the said petition stands posted to 21st October 1941 for hearing.

No. 24 of 1941, DISTRICT COURT, CHENNAI.

Venkatappa, Satta Reddi—Plaintiff (Defendant).
Pudappappa Reddi and others—
Respondents (Defendants).

Notice is hereby given under section 25 (2) of the Provincial Insolvency Act that the petitioner has applied to this Court praying to appoint respondents as co-defendants and that the said petition stands posted to 21st October 1941 for hearing.

L.A. No. 230 of 1941 (No. 23 of 1941), DISTRICT COURT, CHENNAI.

Nandappa Reddappa—Plaintiff (Defendant).
Derrappa Gunda Reddi and others—
Respondents (Defendants).

Take notice that the petition by the respondent under section 43 of the Provincial Insolvency Act for an order of absolute discharge comes on for hearing before this Court on 21st October 1941.

L.A. No. 242 of 1941 (No. 25 of 1941), DISTRICT COURT, CHENNAI.

Diappappa Venkata Reddappa, Manager—
Plaintiff (Defendant).
Venkataswami Reddi and others—Respondents (Defendants).

Take notice that the petition by the respondent under section 43 of the Provincial Insolvency Act for an order of absolute discharge comes on for hearing before this Court on 21st October 1941.

L.A. No. 244 of 1941 (No. 26 of 1941), DISTRICT COURT, CHENNAI.

Pudappa Reddappa—Plaintiff (Defendant).
Pulla Rama Reddi and others—Respondents (Defendants).

Take notice that the petition by the respondent under section 43 of the Provincial Insolvency Act for an order of absolute discharge comes on for hearing before this Court on 21st October 1941.

L.A. No. 252 of 1941 (No. 27 of 1941), DISTRICT COURT, CHENNAI.

Gopalappa Venkata Reddi—Plaintiff (Defendant).
K. Chandra Reddappa and others—Respondents (Defendants).

Take notice that the petition by the respondent under section 43 of the Provincial Insolvency Act for an order of absolute discharge comes on for hearing before this Court on 21st October 1941.

No. 3 of 1941, Sec-Court, Port Blair.

Appn. Hiss. Macdonalds Father—Petitioner.
(Ordnance.)

K. Macdonalds Father—Respondent (Defence).

Under section 30 of the Provincial Insolvency Act notice is hereby given that the aforementioned respondent has been adjudged insolvent on 25th August 1941 and that he should apply for discharge on or before 15th February 1942. Creditors should give their claims within two months from the date of publication of this notice in the District Gazette, by delivering or sending by registered post to the Official Receiver an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules. They should also give the Official Receiver all necessary instructions and provide him with funds, where necessary.

No. 4 of 1941, Sec-Court, Port Blair.

Nayaram Ammal and six others—Petitioners.

Nayaram Ammal and six others—Petitioners.
(Ordnance.)

Pasadally Ammal—Respondent (Defence).

Notice is hereby given under section 19 (1) of the Provincial Insolvency Act that the petitioners have applied to this Court having to adjudge respondent as insolvent and that the said petition stands posted to 25th October 1941 for hearing.

Petitioners, I. P. KARAYANA MESON,
12th September 1941. Subordinate Judge.

No. 12 of 1941, Sec-Court, Secunder.

Bala Nayudu—Petitioner (Ordnance).

P. E. Vasudevaraja, son of Kappaswami Chetti at
Shenagudi, Secunder—Respondent (Defence).

The aforementioned respondent has been adjudged as insolvent by order of this Court, dated 12th September 1941, granting one year's time for applying for discharge. The creditors should give their claims before the Official Receiver, Secunder, within three months from this date.

P. V. PARAMESWARA AYYAR,
12th September 1941. Subordinate Judge.

No. 13 of 1941, Sec-Court, Secunder.

V. E. A. Lakshmanan, Chittoor, son of V. E. A.
Angula Chetty, Kanchipuram, Visappettur
Mallu—Petitioner (Ordnance).Pichaimmal and others—Counter-petitioners.
(Ordnance.)

Notice is hereby given under section 17 (2) of the Provincial Insolvency Act that the order of withdrawal, dated 1st December 1939, passed against the aforementioned petitioner was annulled by an order of this Court, dated 12th September 1941.

12th September 1941.

No. 1 of 1940 (I.A. No. 315 of 1941), Sec-Court,
Secunder.Rames Chaitany, son of Subramanian Chetty,
residing at Venkateswara, Tiruvallur taluk—
Petitioner (Ordnance).Lakshmi Bai, Ltd., and others—Creditors.
Take notice that the petition by the insolvent under section 30 of the Provincial Insolvency Act for approval of the composition scheme made on the hearing before this Court on 4th October 1941.S. KILAKANTA SASTRI,
20th September 1941. Subordinate Judge.

No. 21 of 1941, Sec-Court, Secunder.

Kutcher Cooperative Society and others—
Petitioners (Ordnance).Ananthappa Pandita, son of Narayanaswamy, teacher,
Rangachari village, Mangalore taluk—Respondent
(Defence).

Under section 29 of the Provincial Insolvency Act notice is hereby given that the aforementioned respondent has been adjudged insolvent on 12th

August 1941 and that he should apply for discharge on or before 15th August 1942. Creditors should give their claims within six months from the date of publication of this notice in the District Gazette, by delivering or sending by registered post to the Official Receiver an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules. They should also give the Official Receiver all necessary instructions and provide him with funds, where necessary.

No. 15 of 1940 (I.A. No. 325 of 1941), Sec-Court,
Secunder.F. P. Paa, son of Pida Paa, residing at Edur at
Mangalore taluk—Petitioner (Ordnance).

Leo Laxudo and others—Friend and creditor.

Take notice that the petition by the insolvent under section 41 of the Provincial Insolvency Act for an order of absolute discharge came on for hearing before this Court on 17th October 1941.

No. 2 of 1941, Sec-Court, Secunder.

K. T. Jalsa Rao—Petitioner (Ordnance).

Mrs. Ethel Jane Redford, widow of Patrick Redford,
residing in Mangalore town—Respondent
(Defence).

Under section 30 of the Provincial Insolvency Act notice is hereby given that the aforementioned respondent has been adjudged insolvent on 26th September 1941 and that she should apply for discharge on or before 14th September 1942. Creditors should give their claims within six months from the date of publication of this notice in the District Gazette, by delivering or sending by registered post to the Official Receiver an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules. They should also give the Official Receiver all necessary instructions and provide him with funds, where necessary.

No. 22 of 1941, Sec-Court, Secunder.

Isaiah Borey, son of Isiah Mohamed Borey, residing at
Pallikottai, Kumbakonam taluk—Petitioner
(Ordnance).Abdul Kader Borey and others—Respondents.
(Ordnance.)

Notice is hereby given under section 29 (2) of the Provincial Insolvency Act that the petition has applied to this Court praying to adjudge him as insolvent and that the said petition stands posted to 25th October 1941 for hearing.

Mangalore, P. D. RAMAIAH PANDIT,
12th September 1941. Subordinate Judge.

No. 3 of 1941, Sec-Court, Secunder.

Prappag Vachala Subbappa, son of Ramaswami
Sethi, Madurai, under protection of 5th section,
30 years, Kanchi—Petitioner.

Gulivada Panayya and others—Respondents.

Notice is hereby given under section 41 of the Provincial Insolvency Act that an order of absolute discharge has been passed in favour of the petitioner by an order of this Court, dated 24 September 1941, as I.A. No. 165 of 1940.

No. 3 of 1941, Sec-Court, Secunder.

Parthala Subbappa—Petitioner (Ordnance).

Adilakshi Ponnappa, son of Subbannaiah, 35 years,
Tiruvannamalai, Chidambaram taluk of
Arundathi, Ranga Reddy District—Respondent
(Ordnance).

Notice is hereby given under section 19 (1) of the Provincial Insolvency Act that the petitioners have applied to this Court praying to adjudge respondent as insolvent and that the said petition stands posted to 25th October 1941 for hearing.

V. RADHAKRISHNAMURTI PANDIT,
20th September 1941. Subordinate Judge.

Tamil, 20th September 1941.

PUBLIC WORKS NOTIFICATIONS.

List of candidates selected as qualified for appointment as engineers, draughtsmen and drafters in the Madras Engineering Subordinate Service in the Madras Circle, Public Works Department.

Candidate's name.	Qualifications.	Date of birth.	Qualifications—Engineering/Science.	Rating Engineer Service.	Rating.
1 Sri S. Sankaranarayanan.	Mech. Engin.	24th October 1916.	Upper Subordinate (Mechanical).	(Tamil, Telugu).	Draughtsman, Tamil, Restoration, Science, Mathematics, English, Calculus.
2 Mr. C. T. Kalar Kallu.	Mech. Engrg.	16th June 1917.	Upper Subordinate (S.E.C.).	(Malayalam, Tamil).	Band, Nomenclature, Geometry, Calculus, Algebra.
3 Sri M. Narayanaswamy.	Mech. Engrg.	21st May 1915.	Do.	(Tamil, Telugu).	Band, Nomenclature, Geometry, Calculus, Algebra.
4 Sri N. Thiagarajah.	Draughtsman.	28th August 1911.	Do.	(Tamil).	C/o Sri U. Sundaresan, Sankar Street, Pondicherry.
5 Sri P. K. Anandaraman.	Draughtsman.	4th September 1914.	Upper Subordinate (Civil).	(Tamil).	Draughtsman, Chingaput District.
6 Mr. G. S. Mohan.	Mech. Engrg.	21st May 1918.	Upper Subordinate (S.E.C.).	(Tamil, Telugu).	C/o P. G. Sankaranarayanan, Pudukkottai, Tamil Nadu, Madras.
7 Mr. S. V. S. Narayana.	Do.	24th January 1917.	Upper Subordinate (S.E.C.).	(Tamil, Telugu).	C/o G. Sankaranarayanan, Kumbakonam, Tamil Nadu, Madras.
8 Sri S. Narayana.	Do.	16th January 1917.	Upper Subordinate (S.E.C.).	(Tamil).	S. J. C. Sankaranarayanan, Kumbakonam, Tamil Nadu, Madras.
9 Sri M. V. Narayana.	Do.	15th January 1917.	Upper Subordinate (S.E.C.).	(Tamil, Telugu).	C/o S. J. C. Sankaranarayanan, Kumbakonam, Tamil Nadu, Madras.
10 Sri S. Narayana.	Do.	24th December 1918.	Lower Subordinate (S.E.C.).	(Tamil).	C/o S. J. C. Sankaranarayanan, Kumbakonam, Tamil Nadu, Madras.
11 Sri T. Narayana.	Do.	16th July 1918.	Lower Subordinate (S.E.C.).	(Tamil, Telugu).	Kottapattinam, Tamil Nadu, Madras.
12 Sri V. S. Narayana.	Do.	24th June 1918.	Do.	(Tamil, Telugu).	C/o V. S. Narayana, Pudukkottai, Tamil Nadu, Madras.
13 Sri O. N. Narayana.	Do.	21st June 1918.	Geometrical Drawing, Free-hand Drawing, and Model Drawing, Shading Drawing and Estimating (all Lower Grade) S.E.C.	(Tamil, Telugu).	C/o Sankaranarayanan, Pudukkottai, Tamil Nadu, Madras.

Note.—(a) Candidates will be interviewed on 1st October 1941.

Madras, 16th September 1941.

A. C. G. SANKARANARAYAN,
Superintending Engineer, Madras Circle.

Abandoned boat at the Madras Wharf.

Boat No. F of a boat belonging to F. V. A. Gopal Chetty lying abandoned at Madras Wharf.

If the owner does not pay the licence fee and wharfage fee by the 10th and remove it within 10 days from the date of this notification, the boat will be sold in public auction and the proceeds credited to Government.

G. R. NARAYANANAYAN ARYAN,
Revenue Engineer, Chingaput District.

Madras, 15th September 1941.

REVENUE NOTIFICATIONS.

Addenda to the notification relating to the conduct of business by the Board of Revenue.

In the notification relating to the conduct of business by the Board of Revenue published on page 185 of the G.O. of the Port St. George Gazette, dated 10th October 1935, as last amended by the notification published on page 26 of the Port St. George Gazette, dated 7th January 1941—

(a) Item I.—After the heading of this item as "Subordinate" inserted by the Collector, Madras.

(b) Item II.—Delete this item, its heading and the note under it and replace the subject appearing under it by "Subordinate".

(c) Item III.—Delete this item, its heading and the note under it and replace the subject appearing under it by "Subordinate".

(d) Item IV.—Delete this item, its heading and the note under it and replace the subject appearing under it by "Subordinate".

(e) Item V.—Delete this item, its heading and the note under it and replace the subject appearing under it by "Subordinate".

(f) Item VI.—Delete this item, its heading and the note under it and replace the subject appearing under it by "Subordinate".

(g) Item VII.—Delete this item, its heading and the note under it and replace the subject appearing under it by "Subordinate".

(h) Item VIII.—Delete this item, its heading and the note under it and replace the subject appearing under it by "Subordinate".

(i) Item IX.—Delete this item, its heading and the note under it and replace the subject appearing under it by "Subordinate".

(j) Item X.—Delete this item, its heading and the note under it and replace the subject appearing under it by "Subordinate".

(k) Item XI.—Delete this item, its heading and the note under it and replace the subject appearing under it by "Subordinate".

(l) Item XII.—Delete this item, its heading and the note under it and replace the subject appearing under it by "Subordinate".

(m) Item XIII.—Delete this item, its heading and the note under it and replace the subject appearing under it by "Subordinate".

the purchaser. Any loss thereby, thereby will have to be made good by him. He shall however have no claim to the profits, if any, resulting from the sale.

4. Further recording in the diwan surrendered after the time allowed, shall be liable to condemnation.

5. All rules are subject to modification by the District Officer, Coimbatore, who reserves the right of accepting any bid without assigning reasons for doing so.

6. The sale bid shall be signed by the highest bidder immediately after the close of the sale.

7. The bid will be sold by public lot, such as 2, 4, 6 or more lots. It will be arranged in one account lots two or three days before the date of sale at the diwan where it can be seen by intending bidders. Lots will be arranged according to this, viz.

C. M. KUSHALAPPA,
District Forest Officer, Coimbatore Dist.
Coimbatore, 16th September 1941.

VACANCIES.

Representation of Superintendents, Detailed Descriptions, Post.

Applications are invited for the post of Superintendents, Detailed Descriptions, Post. Pay Rs. 230-0-00. Age not more than 40. Qualifications—(1) A post-graduate degree in diploma in History or Agriculture, (2) post-graduate training or experience in plant breeding or genetics, (3) five years' experience in breeding crop plants and in management of farms, (4) knowledge of modern field plant technique, and (5) of Hindi/English. Women capable. Post details may be obtained from the Secretary, Federal Public Service Commission, Delhi. Last date for receipt of applications as prescribed form, together with necessary receipt for Rs. 2-0-0, 15th October 1941.

F. F. C. KIMONDI,
Secretary, Federal Public Service Commission,
Congo Road, 11th September 1941.

Appointment of solicitor in the civil courts of the East Tanjore district.

Applications are invited from qualified candidates for appointment as solicitor (Rs. 51-0-0—51-12-30) in the civil courts of the East Tanjore district.

1. The probable number of vacancies to be filled is 4.

2. The applicant should be (1) a British subject, (2) of good character, (3) not less than 21 years of age on 1st January 1942 provided that a candidate belonging to any community other than Brahmins or Sankarabharas, shall be eligible for selection in the list if he has not attained 21 years of age on 1st January 1942 and (4) should have an adequate knowledge of Tamil.

3. Applicants should be employed Government School Leavers Certificate holders.

4. Applicants must be in the candidate's own handwriting and not typewritten.

5. Applicants must be accompanied by—

(a) evidence of date of birth;

(b) two certificates of character and conduct of which one at least should have been obtained recently;

(c) certificate of general educational qualifications;

(d) a treasury receipt by remittance of Rs. 2 with a Government Treasury or District Bank as the agent in the form of a "XXI, Administration of Justice—Miscellaneous—Other Items—Application form for appointment" except in the case of a member of the Scheduled Caste who has passed the Intermediate Examination in Arts of the Madras University or of the Andhra University or Annamalai University or who has taken a degree of one of the said Universities or a qualification corresponding to the said qualifications from any other University, and—

(e) in the case of a candidate who claims to belong to the Scheduled Caste, a certificate from any officer of the Revenue Department not lower than a Deputy Tahsildar that the applicant belongs to the Scheduled Caste.

(f) The applicant must pay a fee of an amount he estimated Candidates should, if so desired, be prepared to appear for a personal interview at their own request.

7. Selected candidates will be required to produce a certificate of Indian birth issued by an officer not below the rank of a Civil Assistant Surgeon before their names are entered in the list.

8. The last date for receipt of applications in this office is 1st November 1941.

Secretary, K. SORNIVASAN,
1st October 1941. District Judge, East Tanjore.

Appointment of solicitor in the District Munsif's Court, Madurai.

Applications are invited for appointment of solicitor in the District Munsif's Court, Madurai.

1. The probable number of vacancy is one.

2. An applicant must satisfy the following conditions—

(a) He must be a British subject.

(b) His age should not exceed 35 years on 1st day 1942.

(c) He must be of good character and conduct with good health.

(d) He should possess fair knowledge in English and Telugu enough to read and write well.

3. Every applicant must pay a fee of Rs. 4 with a Government Treasury or the District Munsif's Office of Justice—Miscellaneous Fee and Stamp—4/4 and submit the receipt with the application. The fee shall not, in any event be refunded.

4. Every application must be in the candidate's own hand. The applicant must contain the following particulars—

(a) Candidate's full address.

(b) Date and religion.

(c) Date of birth.

(d) His residence in public service.

The application must be accompanied by at least two recommendations of good character.

5. The applicant should work this Court no later than 1st November 1941.

6. The candidate must be prepared for an interview, if required, at his own expense.

7. The applicants are requested to note that the selection does not carry with it the guarantee of appointment and the salary up to half of the post is contingent on the success of the success in the establishment and is purely discretionary on the part of the appointing authority.

8. Persons who are employed permanently or who have completed their probation as a post in the Government service are not eligible to apply. Other persons to service desirous of applying for the post must obtain their application through the authority concerned in appointing them in the posts they are holding.

Author, D. ARIVARAJAN,
12th September 1941. District Judge.

Appointment of a temporary Junior Engineer in the Sanitary Engineering Department, Madras.

Applications are invited from candidates for the appointment of a temporary Junior Engineer under the Sanitary Engineer in Government, Madras by a period of one year, on a pay of Rs. 110-0-0—112-0-0.

1. The candidate must possess the following qualifications—

(a) He must be a British subject.

(b) He must not be over 35 years of age.

(c) He must be a graduate in the Engineering discipline of the Government College of Engineering, Madurai or

(d) a pass in Parts I and II of the Associate Membership Examination of the Institution of Engineers (India); or

(b) one of the Engineering degrees of the Indian Universities mentioned in Annexure I, or

(c) an Engineering degree of one of the Universities mentioned in Annexure II under the conditions contained in this Annexure, or

(d) a pass in sections A and B of the Associate Membership Examination of the Institution of Civil Engineers, or

(e) a pass in the Associate Membership Examinations of the Civil and Sanitary Institute, Imperial College of Science and Technology, South Kensington in Engineering; or

(f) a pass in the Associate Membership Examination of the Institution of Mechanical Engineers, or

(g) a pass in the Associate Examination of the Royal Engineering College in Mechanical Engineering; or

(h) the Civil or Mechanical Engineering Certificate of the College of Engineering, Guindy; and

(i) three years' general experience in Civil Engineering and two years' training under the Sanitary Engineer or any Engineer recognised in the opinion of the Government.

Provided that the qualifications in item (i) shall not be required in the case of persons obtaining the Engineering degree of the Madras University or the Engineering Diploma of the College of Engineering, Guindy, or any equivalent qualification.

Twenty-five per centum, Minimum or Less Total marks—qualifications mentioned for direct recruitment; or

Typeset Subordinate certificates of the College of Engineering, Guindy, or the Civil Engineering diploma of the Government Technical Institute, Madras, Madras, coupled in either case with two years' practical experience out of which one year shall be in Sanitary Engineering.

3. The application should be in the applicant's own handwriting and should contain the following particulars—

- (a) Name of the candidate.
- (b) Religion with caste or sub-caste.
- (c) Date of birth according to Christian era.
- (d) Native place and district.
- (e) Current address.

4. The application must be accompanied by at least three certificates of character and conduct, no one of which must have been obtained less than six days before the date of submission of the application, and must be issued by persons who know the candidate personally and must be based on personal knowledge and experience of the candidate. One of the certifying authorities must be from the head of the educational institution by which he has studied but not less than one year or from his last employer.

Notes.—No certificate may be obtained from the same person.

5. The application must be accompanied by a treasury cheque for Rs. 50 paid into a Government Treasury or into the Reserve Bank at Madras, or its deposit in the credit of the Madras Government under the following head:—“XXVIII, Public Works and Miscellaneous—Sanitary Engineer.” The fee will not be refunded on any account.

6. Applications with testimonials, etc., should be addressed to “The Sanitary Engineer in Government, Public Works Department Buildings, Triplicane P.O., Madras” or to its reach box or to its delivery box on October 1911.

Applications received after that date will not be considered.

7. Preference will be given to those with experience in design of water-supply and drainage schemes.

ANNEXURE I.

I.E. of the Madras University.

I.E. of the Calcutta University (College of Engineering, Calcutta).

I.E. of the Bombay University.

I.E. (Engineering) of the Mysore State University.

I.E. of the Mysore University.

Section—B.A. with Honours in the Engineering Entrance Final Examinations school.

Cambridge—B.A. with Honours in Mechanical Science, Tripos; or Ordinary degree (B.A.) in Engineering provided the graduate has passed in the principal subjects, Engineering I, Engineering II and Engineering III.

B. A.—B.Sc. in Engineering (Honours or Ordinary degree).

degree—B.Sc. in Civil or Mechanical Engineering (Honours or Ordinary degree).

London—B.Sc. in Engineering (Honours or Ordinary degree).

London—B.A. I. Ordinary or with Honours in Engineering.

London—B.Sc. in Civil or Mechanical Engineering (Honours or Ordinary degree).

London—B.Sc. (Ordinary degree) in Engineering, Ordinary or with Honours (not including the B.Sc. in Engineering (Honours) or the B.Sc. in Engineering (Ordinary)). The ordinary degree is also accepted in the same extent provided it is recognised by the Institution of Civil Engineers as equivalent from Sections A and B of the A.M.I.C.E. Examination.

Victoria University (Manchester)—B.Sc. in Engineering (Honours or Ordinary degree). Ordinary degree obtained in and after 1909. B.Sc. Technical in Mechanical Engineering (Higher Course degree or Ordinary Course degree with a first division pass in the final examination).

Sheffield—B.Sc. in Civil or Mechanical Engineering (Honours or Ordinary degree).

Sheffield—B. Engineering in Civil or Mechanical Engineering (Honours or Ordinary degree).

Sheffield—B. Engineering in Civil or Mechanical Engineering (Honours or Ordinary degree).

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Sheffield—B. Engineering in Civil or Mechanical Engineering (Honours or Ordinary degree).

and under the provisions of the Indian Companies Act. The Official Receiver, Madras, has been appointed the Official Liquidator of the said company.

D. R. KRISHNA RAO,
Attorney for the Petitioner.

Madras, 15th September 1911.

Shreegriya Theatre Association, Incorporated.

[In the matter of the Indian Companies Act, 1913, and in the matter of the Shreegriya Theatre Association, Incorporated.]

Notice is hereby given that an extraordinary general meeting of the said company will be held on the 15th September 1911, at 8.15 p.m., for the purpose of winding up the company, and appointing the undersigned an extraordinary liquidator.

All persons indebted to the association, and all persons having claims against it, are desired to make statement as to their claims or debts to the undersigned at "Travancor," Travancor P.O., before the 15th October 1911.

M. F. CAREY,
Extraordinary Liquidator.

Madras, 15th September 1911.

In the Court of the District Judge at Calicut.

O.P. No. 22 of 1911.

In the matter of V. Thiruvannamalai (Deceased).

V. Thiruvannamalai—Petitioner.

Take notice that on the 25th day of August 1911 an application was made to the Court by V. Thiruvannamalai, petitioner, residing at Sagar village, Pongalur taluk, District of Madras, for the grant to him of a Summons Certificate under section 176 of the Indian Companies Act XXXIX of 1902 with respect to 5 First Office Cash Certificate Nos. C/1 230724 to C/1 230728, each of the value of Rs. 1,000 standing in the name of the late V. Thiruvannamalai, who died on 21st November 1910, and the said application is prayed on the 1st day of October 1911 for hearing. Any objection to oppose the said application may appear in due season on the said date at 10 a.m., or may, either in person or by a pleader duly acknowledged and state his objections, if any. Failing with the said application, will be heard in his absence.

G. VENKATARAMANA IYER,
Counsel for Petitioner.

Calicut, 15th September 1911.

The Madras Central Fund, Limited (In Liquidation).

Notice is hereby given that a general meeting of shareholders and creditors of the company will be held on 21, Quorum Street, Madras, on 21st October 1911, at 8.15 p.m., for considering the liquidator's accounts and for final dissolution of the company.

K. RAMANANDAM,
Liquidator.

Madras, 15th September 1911.

Estate of Ponniah K. Madhukrishna Madhukrishna (Deceased).

The Administrator-General of Madras hereby gives notice that in administering from the 15th day of September 1911, the estate of Ponniah K. Madhukrishna Madhukrishna, late of Madras, but now deceased, under Letters of Administration granted to him at the 15th day of September 1911 by the High Court of Madras and that all persons having claims against the said estate or against the said Administrator-General shall appear to the said Administrator-General on or before the 15th day of October 1911 after which date he will proceed to make a distribution of the assets of the said estate and will have previously been satisfied in his administration.

Madras, 15th September 1911.

Estate of Mrs. Mary Annina Crossland (Deceased).

The Administrator-General of Madras hereby gives notice that in administering from the 15th day of September 1911 the estate of Mrs. Mary Annina Crossland, late of Madras, Hyderabad State, Deccan, but now deceased under Letters of Administration with Will annexed to him on the 15th day of September 1911 by the High Court of Madras and that all persons having claims against the said estate or against the said Administrator-General shall appear to the said Administrator-General on or before the 15th day of October 1911 after which date he will proceed to make a distribution of the assets of the said estate and will previously be satisfied in his administration only such claims as shall have previously been submitted to his administration.

Madras, 15th September 1911.
K. RAMANANDAM IYER,
Administrator-General.

Imperial Bank of India.

The following changes in the Bank's staff are hereby notified:—

Mr. N. S. Rajagopalan assumed charge of Deputy Pay Office on 1st October 1911 at Madras and Mr. J. H. Rajagopalan, who has been transferred to the 11th August, 1911, at Madras.

Madras, 15th September 1911.

The undersigned hereby gives notice that he has been appointed as Deputy Pay Office on 1st October 1911 at Madras and Mr. J. H. Rajagopalan, who has been transferred to the 11th August, 1911, at Madras.

Mr. Q. S. Iyer, from 1st to 15th September 1911.

Mr. P. Y. Venkateswar, from 16th to 21st September 1911.

Madras, 15th September 1911.
A. T. ALEXANDER,
Secretary and Treasurer.



SUPPLEMENT TO PART II OF THE FORT ST. GEORGE GAZETTE

No. 36-A] MADRAS, TUESDAY EVENING, SEPTEMBER 23, 1941

INDEX NUMBER OF WHOLESALE PRICES OF COMMODITIES FOR MADRAS CITY FOR THE MONTH OF AUGUST 1941.

A RISE OF THREE POINTS.

The index number of wholesale prices for Madras City for August 1941, works out to 146, which is higher by three points than the index for the previous month. The index number for all food articles rose by one point to 115 and the index for the non-food articles advanced by four points to 185.

A. *Grains and cereals.* The index for cereals rose by two points to 145 due mainly to an increase in the prices of wheat flour and ragi. The index for the pulses group increased by one point to 105. The sugar and jaggery group fell by five points to 51 owing to a fall in the prices of both sugar and jaggery. There was a further improvement in the vegetable oil group, the index rising by six points to 125 due to a rise in the prices of groundnut and coconut oil. The index for the tea and coffee group advanced by eleven points to 115. The group "Condiments and other articles of food" declined by five points to 100 due mainly to a fall in the prices of potatoes.

B. *Under the non-food group, rubber and oil and tobacco remained steady at 130 and 51, respectively. The index for the all metals group advanced further by one point to 90 owing to a rise in the price of aluminium. The textiles group rose by two points to 160 on account of a general advance in the prices of cotton cloth, yarn and sewing-machine. The index for the iron and steel group depreciated by eight points to 108 due to a general fall in the prices of iron and steel. There was a further advance in the prices of metals, the index for that group registering a rise of twenty-seven points to 275. The index for the building materials group remained stationary at 125. The group "Other raw and manufactured articles" rose by ten points to 144 as a result of a rise in the prices of chemical and working rope.*

STATEMENT OF PRICES RELATIVE AND INDEX NUMBERS OF WHOLESALE PRICES OF COMMODITIES FOR MADRAS CITY FOR THE MONTH OF AUGUST 1941.

(From during the week ending 23rd August 1941 = 100)

Articles.	1939-40 Index No.	Unit Price during 1st week ending 23rd Aug. 1941.	1939-40 Index No.		From 1939-40	
			July 1941.	August 1941.	July 1941.	August 1941.
10	(1)	100	100	100	99	100
FOOD ARTICLES.						
A. Cereals.						
1 From Madras mace rice	Bag of 17½ cwt.	148	149	150	100	101
2 Burma broken, small mace	Bag of 17½ cwt.	95	100	101	105	106
3 Chena mace, broken	Bag of 17½ cwt.	95	100	101	105	106
4 Sugarcane, broken rice	Do.	95	100	101	105	106
5 Sesamum, broken rice	Do.	95	100	101	105	106
6 Jowar, broken & S.	Bag of 17½ cwt.	95	100	101	105	106
7 Jowar, polished Madras H	Bag of 17½ cwt.	95	100	101	105	106
8 Wheat flour	100 lb.	95	100	101	105	106
9 Maize	100 lb.	95	100	101	105	106
			Group Index		100	101
B. Pulses.						
10 Peas	100 lb.	105	105	106	99	101
11 Green gram	100 lb.	105	105	106	100	101
12 Black gram	100 lb.	105	105	106	100	101
13 Lentils	100 lb.	105	105	106	100	101
14 Kidney beans	100 lb.	105	105	106	100	101
15 Broad beans	100 lb.	105	105	106	100	101
			Group Index		100	101

(In this table—Index number)

STATEMENT OF PRICE DELIVERIES AND RETAIL PRICES OF WHOLESALE PRICES OF COMMODITIES FOR HARBOR CITY FOR THE MONTH OF AUGUST 1941.

(Prices during the week ending Sat August 24th = 100)

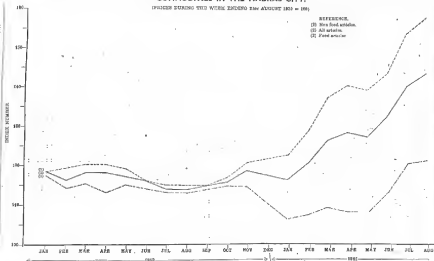
Article.	U.S. or Canada.	Base Price per unit or weight.	Price during the month of		Price index	
			July 1st.	Actual 24th.	July 24th.	August 24th.
(1)	(2)	(3)	(4)	(5)	(6)	(7)
FOOD ARTICLES—cont.						
III. Sugar and sugary.						
16 Sugar—Bullberry	Bag of 5 cwt.	37-00	39-48	39-88	100
17 Cane sugar, best quality	200 lb.	39-00	39-00	39-00	74
18 Cane sugar, second quality	Do.	32-00	32-14	32-25	79
19 Palm sugar	24 cwt.	3-00	4-53	4-78	82
			Group index ..		84	101
IV. Vegetable oils.						
20 Rapeseed oil	Do. of 2 1/2 cwt.	8-04	8-14	8-40	122
21 Groundnut oil	200 lb.	80-00	80-14	80-00	100
22 Coconut oil	25 ..	88-00	79-00	79-00	100
			Group index ..		100	100
V. Tea and coffee.						
23 Chinese Tea leaf	Case of 50 lb.	45-00	53-40	45-00	65
24 Mocha Java Coffee "CQ"	..	400 lb.	120-00	123-20	120-00	100
25 Java Coffee "CQ"	..	Do.	100-00	107-40	100-00	100
			Group index ..		100	104
VI. Condiments and other articles of food.						
26 Peppercorn—Bullberry	25 lb.	3-00	4-00	4-28	100
27 Onion, second quality	100 lb.	70-00	68-00	68-00	74
28 Olive, extra quality	5 lb. cwt.	24-00	24-00	27-00	100
29 Salt—Cresting	Bag of 18 Mds. min.	3-01	3-01	3-01	100
30 Mustard	Bag of 50 lbs. or 2 1/2 cwt.	7-00	13-00	13-00	100
31 Mustard	100 lb.	8-00	8-00	8-00	100
			Group index ..		100	100
VII. Mixed etc.						
32 Ketchup—Mildly mixed	4 gallons without tax.	3-00	3-30	3-30	100
33 Ketchup—Mildly mixed	Do.	3-00	3-30	3-30	100
34 Tomato—Mildly mixed	Gallon	1-00	1-01	1-01	100
35 Tomato—Mildly mixed	Do.	1-00	1-01	1-01	100
36 Tomato—Mildly mixed	Do.	1-00	1-01	1-01	100
			Group index ..		100	100
VIII. Tobacco.						
37 Tobacco—Cigarettes and chewing quality	..	500 lb.	100-00	100-00	100-00	100
38 Tobacco—Cigarettes	Do.	100-00	100-00	100-00	100
39 Tobacco—Cigarettes—Cigarettes	..	1,000 ..	1-00	1-00	1-00	100
			Group index ..		100	100
IX. Cereals.						
40 Oatmeal—Oatmeal (rolled)	40 lb.	70-00	70-00	70-00	100
41 Oatmeal, best quality	50 lb.	8-00	8-00	8-00	100
			Group index ..		100	100
X. Fats, Oils, etc.						
42 Cod-liver oil, best quality	500 lb.	100-00	100-00	100-00	100
XI. Fish, etc.						
43 Fish, etc., etc.	Do.	100-00	100-00	100-00	100
44 Fish, etc., etc.	Do.	100-00	100-00	100-00	100
XII. Miscellaneous.						
45 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
46 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
47 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
48 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
49 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
50 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
51 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
52 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
53 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
54 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
55 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
56 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
57 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
58 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
59 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
60 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
61 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
62 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
63 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
64 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
65 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
66 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
67 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
68 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
69 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
70 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
71 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
72 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
73 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
74 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
75 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
76 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
77 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
78 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
79 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
80 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
81 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
82 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
83 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
84 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
85 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
86 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
87 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
88 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
89 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
90 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
91 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
92 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
93 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
94 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
95 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
96 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
97 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
98 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
99 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100
100 Tobacco, etc., etc.	Do.	100-00	100-00	100-00	100

Set 10: 1000—Price index.

GRAPHS SHOWING THE MONTHLY VARIATIONS IN THE INDEX NUMBER OF WHOLESALE PRICES OF COMMODITIES IN THE MADRAS CITY.

(PRICES DURING THE YEAR ENDING 2ND AUGUST 1931 = 100)

- REFERENCE.
(1) Non food articles.
(2) All articles.
(3) Food articles.



Madras, 15th September 1931.

E. D. BRUCE,
Director of Industries and Commerce.



SUPPLEMENT TO PART II
OF

THE FORT ST. GEORGE GAZETTE

No. 38-B] MADRAS, TUESDAY EVENING, SEPTEMBER 23, 1941

ABSTRACT OF SEASON REPORT FOR THE WEEK ENDING 20TH SEPTEMBER 1941.

GENERAL SUMMARY.

(Reports from Kottam and Madurai not received.)

Rainfall was heavy in East Godavari, Chingleput, North Arcot, Malabar and South Kanara; moderate in Vengaloor, East Godavari, Guddur, Kurnool, Bellary, Anantapur, Nellore, Chingleput, South Arcot, Chittoor, Salem, Coimbatore, Thiruvartoor and the Nilgiris, fair in Tanjore and Ponnal and light in Tirunelveli.

Water-supply normal except in parts of Vengaloor, East Godavari, West Godavari, Kurnool, Bellary, Chingleput, Nellore, South Arcot, Chittoor, North Arcot, Salem, Tanjore, Ponnal and Tirunelveli.

Prosperification and sowing of paddy in parts of Vengaloor, East Godavari, Kurnool, Bellary, Chingleput, Nellore, Chingleput, North Arcot, Salem, Coimbatore, Thiruvartoor, Tanjore, Malabar, South Kanara and the Nilgiris and sowing of dry crops in parts of Guddur, Kurnool, Bellary, Anantapur, Chingleput, Nellore, Chingleput, Chittoor, North Arcot, Salem, Coimbatore, Tirunelveli and the Nilgiris proceeding.

Standing crops fair except in parts of East Godavari, and West Godavari.

Harvest of paddy in parts of East Godavari, Chingleput, North Arcot, Salem, Coimbatore, Tanjore, Tirunelveli, Malabar and South Kanara, of pulses in parts of Bellary and Coimbatore, of sorghum in parts of Vengaloor, East Godavari, Nellore, North Arcot, Salem and Coimbatore, of millets in parts of Vengaloor, East Godavari, Kurnool, Chingleput, North Arcot, Salem, Coimbatore, Thiruvartoor, and the Nilgiris, of sunn in parts of East Godavari and Guddur, of cotton in parts of East Godavari, Salem and the Nilgiris, of groundnuts in parts of Salem and Coimbatore, of sugarcane in parts of East Godavari, Chingleput, North Arcot, Salem, Coimbatore and Tirunelveli and raising of sugarcane in parts of Salem and Coimbatore. Cereals generally fair.

Cultivation of cotton generally fair except in parts of Kurnool, Bellary and Malabar.

Polder cultivation except in parts of East Godavari, Guddur, Nellore and Coimbatore.

Employment generally available except in parts of East Godavari, West Godavari, Guddur.

Prices cheap for rice in East Godavari (Agumudi) for wheat in East Godavari (Tatavala), Nellore, North Arcot and Tirunelveli, for sunn in Coimbatore and for sugarcane

Chingleput and Bellary for rice in Vengaloor (Tirunelveli and South Arcot), for pulses in Bellary, for sunn in Nellore and for sugarcane in Tirunelveli. Prices generally satisfactory in other cases.

S. T. KRISHNAMURTHY,
Joint Secretary.

Board of Revenue, Madras,
22nd September 1941.

DISTRICT REPORTS.

VENGALOOR.

Water-supply sufficient for drinking except in parts of some taluqs; generally insufficient for irrigation. Transplantation of paddy proceeding in parts; standing crops generally fair. Harvest of sunn and sugarcane proceeding in some cases. Sun, Ponnal available. Polder inefficient. Conditions of sunn generally good. Sugarcane fair to very bad, improved in first taluqs and not fair in other taluqs.

EAST GODAVARI.

Water-supply sufficient for drinking except in parts of some taluqs; not sufficient for irrigation except in parts of some taluqs in the dryest part in the upland villages of some taluqs. The Godavari 25 feet above mean sea level against 20 feet above the river in the last week, and 70 feet over the river in the corresponding week of the previous year. Transplantation of paddy proceeding in parts. Standing crops fair except in Rayachoti taluq. Harvest of paddy (paddy, sunn, sugarcane, sunn, sunn and sugarcane) proceeding in parts; sunn generally fair. Ponnal available. Polder inefficient except in Rayachoti taluq where it is more. Conditions of sunn generally good. Employment available except in Rayachoti taluq. Work at Godavari sufficient except in Rayachoti taluq. Sugarcane improved in the work in very bad, for many sugarcane.

WEST GODAVARI.

Water-supply sufficient except in parts of some taluqs. Standing crops fair except in parts. Ponnal available except in parts of Rayachoti taluq where it is inefficient. Polder inefficient. Conditions of sunn generally fair. Employment generally available except in parts of Chingleput taluq and in the upland of Chingleput and 25th taluqs. Ponnal generally fair in the sunn and not improving in the upland for sunn of sunn and sunn cultivation crops are standing.

WUOLAH.

(Report with email)

APPENDIX B

Water supply sufficient. Crowing of dry areas pronounced in parts. Standing crops fair. Harvest of maize proceeding in parts; potatoes here. Pasture available. Weather sufficient except in parts of low hills. Condition of soils generally good. Employment available generally in dry hills except in some low places, e.g. in parts of Thrak, Magdala and Nya-Nya hills where there was no sufficient labour during the week. Prospects fair.

EXTRAORDINARY

Water-soluble sufficient for drilling; sufficient for jetpumps in pure. Drilling of partly and dry zones proceeding in pure. Standing open for 2 hours. Pumps available. Sufficient. Condition of earth reasonably good except for holes, or parts of the 2nd hole and black sand in parts of the Washington hole. Eruptive mass, crystalline. Green, stark, generally sufficient. Fragments (air and sand) in parts of the 2nd hole.

BIBLIOGRAPHY

[illegible]

NEW MATERIALS

Water supply sufficient. Growing of dry crops proceeding in parts. Standing crops generally fair. Pasture available. Fodder sufficient. Condition of cattle generally good. Employment available in agricultural operations. Irrigation, local flood water, public works, no or irregular water, and other private works. Stock of food grains sufficient. Expenses fair at present; but more rain needed.

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We're supply generally materials for shipbuilding. Transporting and storing in yard and storing of dry cargo pertaining to ships. Handling cargo for the U.S. Navy in ports of three islands. Facilities sufficient. Conditions of work generally good. Personnel, officers, sailors, ratings, petty officers, and deckhands. Facilities from Department and Local Board. Work hours about 40 hours. Employment for 1971 not more than needed to maintain activity in wet areas.

2021.11.15

[illegible]

APPENDIX 1

[illegible]

NOTES ABOUT CONTRIBUTORS

Water supply sufficient for drinking purposes. The Wellington Brewery (1842 Act) (L. 283) is subject to 12.50 feet in the last week and 10.75 feet in the corresponding week of the previous year. Drinking water free. Sewage available. Further information. Conditions of sale list. Knowledge available. Prospects list.

CONCLUSIONS

Water supply generally insufficient. Drying of dry areas prevailing in parts. Irrigation scanty generally but, perhaps available except in parts of one unit. Roads, paths available except in parts. Conditions of roads generally good. Employment available in agriculture, commerce, public works, local Government, and irrigation works and Government service. Some small industries, such as weaving, spinning, and carpentering. Due to recent floods, the production of dry crops is meagre; but irrigation is needed for raising wet crops.

... ..

Water supply sufficient for drinking purposes. Healthful for recreation. Transportation satisfactory for public and amount of day trips proceeding in parts. Shading trees good. Success of poultry, ducks, geese and guinea fow promising in 1930; turkeys poor. Poultry house promising a future. Conditions of cattle good. Horses fine. Poultry a future. Conditions of cattle good. Employment available. Game stock sufficient. Transportation better; more jobs needed for starting wet collection.

RESULTS

[illegible]

1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2324, 2325, 2326, 2327, 2328, 2329, 2330, 2331, 2332, 2333, 2334, 2335, 2336, 2337, 2338, 2339, 2340, 2341, 2342, 2343, 2344, 2345, 2346, 2347, 2348, 2349, 2350, 2351, 2352, 2353, 2354, 2355, 2356, 2357, 2358, 2359, 2360, 2361, 2362, 2363, 2364, 2365, 2366, 2367, 2368, 2369, 2370, 2371, 2372, 2373, 2374, 2375, 2376, 2377, 2378, 2379, 2380, 2381, 2382, 2383, 2384, 2385, 2386, 2387, 2388, 2389, 2390, 2391, 2392, 2393, 2394, 2395, 2396, 2397, 2398, 2399, 2400, 2401, 2402, 2403, 2404, 2405, 2406, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2414, 2415, 2416, 2417, 2418, 2419, 2420, 2421, 2422, 2423, 2424, 2425, 2426, 2427, 2428, 2429, 2430, 2431, 2432, 2433, 2434, 2435, 2436, 2437, 2438, 2439, 2440, 2441, 2442, 2443, 2444, 2445, 2446, 2447, 2448, 2449, 2450, 2451, 2452, 2453, 2454, 2455, 2456, 2457, 2458, 2459, 2460, 2461, 2462, 2463, 2464, 2465, 2466, 2467, 2468, 2469, 2470, 2471, 2472, 2473, 2474, 2475, 2476, 2477, 2478, 2479, 2480, 2481, 2482, 2483, 2484, 2485, 2486, 2487, 2488, 2489, 2490, 2491, 2492, 2493, 2494, 2495, 2496, 2497, 2498, 2499, 2500, 2501, 2502, 2503, 2504, 2505, 2506, 2507, 2508, 2509, 2510, 2511, 2512, 2513, 2514, 2515, 2516, 2517, 2518, 2519, 2520, 2521, 2522, 2523, 2524, 2525, 2526, 2527, 2528, 2529, 2530, 2531, 2532, 2533, 2534, 2535, 2536, 2537, 2538, 2539, 2540, 2541, 2542, 2543, 2544, 2545, 2546, 2547, 2548, 2549, 2550, 2551, 2552, 2553, 2554, 2555, 2556, 2557, 2558, 2559, 2560, 2561, 2562, 2563, 2564, 2565, 2566, 2567, 2568, 2569, 2570, 2571, 2572, 2573, 2574, 2575, 2576, 2577, 2578, 2579, 2580, 2581, 2582, 2583, 2584, 2585, 2586, 2587, 2588, 2589, 2590, 2591, 2592, 2593, 2594, 2595, 2596, 2597, 2598, 2599, 2600, 2601, 2602, 2603, 2604, 2605, 2606, 2607, 2608, 2609, 2610, 2611, 2612, 2613, 2614, 2615, 2616, 2617, 2618, 2619, 2620, 2621, 2622, 2623, 2624, 2625, 2626, 2627, 2628, 2629, 2630, 2631, 2632, 2633, 2634, 2635, 2636, 2637, 2638, 2639, 2640, 2641, 2642, 2643, 2644, 2645, 2646, 2647, 2648, 2649, 2650, 2651, 2652, 2653, 2654, 2655, 2656, 2657, 2658, 2659, 2660, 2661, 2662, 2663, 2664, 2665, 2666, 2667, 2668, 2669, 2670, 2671, 2672, 2673, 2674, 2675, 2676, 2677, 2678, 2679, 2680, 26

COMMODITIES
Wheat supply generally excellent. Transplantation of paddy and sowing of dry crops proceeding in parts. Raising crops like wheat of paddy, sorghum, mung, ragi, etc., in a rapidly growing and taking of sugarcane proceeding in parts. Cotton fair. Pasture available. Fodder sufficient. Condition of cattle generally fair. Labourers not employed in agricultural operations. Income, trade and road works. Stock of feedgrains sufficient. Reservoirs fair.

1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2324, 2325, 2326, 2327, 2328, 2329, 2330, 2331, 2332, 2333, 2334, 2335, 2336, 2337, 2338, 2339, 2340, 2341, 2342, 2343, 2344, 2345, 2346, 2347, 2348, 2349, 2350, 2351, 2352, 2353, 2354, 2355, 2356, 2357, 2358, 2359, 2360, 2361, 2362, 2363, 2364, 2365, 2366, 2367, 2368, 2369, 2370, 2371, 2372, 2373, 2374, 2375, 2376, 2377, 2378, 2379, 2380, 2381, 2382, 2383, 2384, 2385, 2386, 2387, 2388, 2389, 2390, 2391, 2392, 2393, 2394, 2395, 2396, 2397, 2398, 2399, 2400, 2401, 2402, 2403, 2404, 2405, 2406, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2414, 2415, 2416, 2417, 2418, 2419, 2420, 2421, 2422, 2423, 2424, 2425, 2426, 2427, 2428, 2429, 2430, 2431, 2432, 2433, 2434, 2435, 2436, 2437, 2438, 2439, 2440, 2441, 2442, 2443, 2444, 2445, 2446, 2447, 2448, 2449, 2450, 2451, 2452, 2453, 2454, 2455, 2456, 2457, 2458, 2459, 2460, 2461, 2462, 2463, 2464, 2465, 2466, 2467, 2468, 2469, 2470, 2471, 2472, 2473, 2474, 2475, 2476, 2477, 2478, 2479, 2480, 2481, 2482, 2483, 2484, 2485, 2486, 2487, 2488, 2489, 2490, 2491, 2492, 2493, 2494, 2495, 2496, 2497, 2498, 2499, 2500, 2501, 2502, 2503, 2504, 2505, 2506, 2507, 2508, 2509, 2510, 2511, 2512, 2513, 2514, 2515, 2516, 2517, 2518, 2519, 2520, 2521, 2522, 2523, 2524, 2525, 2526, 2527, 2528, 2529, 2530, 2531, 2532, 2533, 2534, 2535, 2536, 2537, 2538, 2539, 2540, 2541, 2542, 2543, 2544, 2545, 2546, 2547, 2548, 2549, 2550, 2551, 2552, 2553, 2554, 2555, 2556, 2557, 2558, 2559, 2560, 2561, 2562, 2563, 2564, 2565, 2566, 2567, 2568, 2569, 2570, 2571, 2572, 2573, 2574, 2575, 2576, 2577, 2578, 2579, 2580, 2581, 2582, 2583, 2584, 2585, 2586, 2587, 2588, 2589, 2590, 2591, 2592, 2593, 2594, 2595, 2596, 2597, 2598, 2599, 2600, 2601, 2602, 2603, 2604, 2605, 2606, 2607, 2608, 2609, 2610, 2611, 2612, 2613, 2614, 2615, 2616, 2617, 2618, 2619, 2620, 2621, 2622, 2623, 2624, 2625, 2626, 2627, 2628, 2629, 2630, 2631, 2632, 2633, 2634, 2635, 2636, 2637, 2638, 2639, 2640, 2641, 2642, 2643, 2644, 2645, 2646, 2647, 2648, 2649, 2650, 2651, 2652, 2653, 2654, 2655, 2656, 2657, 2658, 2659, 2660, 2661, 2662, 2663, 2664, 2665, 2666, 2667, 2668, 2669, 2670, 2671, 2672, 2673, 2674, 2675, 2676, 2677, 2678, 2679, 2680, 26

WATSON.
(Not recorded.)

PLANNING

Water supply sufficient for doubling cropment except in parts of mountain, sufficient for long-term cropment in parts of low hills. During dry season preceding in parts. Standing crops for duration of greatly preceding in parts, sufficient for. Pasture and so. Fodder sufficient. Duration of cattle feed. Employment available. Much of foodgrain sufficient. Prospects for sale good.

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Water supply sufficient. Transporting of paddy
proceeding in parts. Steaming ships (10). Fuel
available. Fuel sufficient. Condition of cattle fair.
Livestock available. Postmaster's note.

... ..

Water supply sufficient for drinking, collected for irrigation except in the Ganges; Water Project area in the Brahmaputra valley. Depth of water at the Grand Anicut 5-6 feet above crest against 4-5 feet above crest in the last week of April; 10 feet above crest in the commercial dry season of the present year. The discharge of the Coleroon from the Ganges and another branch of the Coleroon branch of the Ganges. Transferring of peaty products in boats. Standing crops rice, cotton.

public proceeding in parts; eastern fair. Pasture available. Fodder sufficient. Condition of cattle fair. Prospects generally fair.

MALABAR.

Water supply sufficient. Transplantation and sowing of paddy proceeding in parts. Standing crops fair. Harvest of paddy proceeding in parts; season generally fair. Pasture available. Fodder sufficient. Condition of cattle fair except for sickness, for overwork and exposure to sun and cold in parts of the Malabar hills, sickness in parts of the Western hills and for cold in parts of the Western hills. Employment available. Prospects fair in the whole.

TINNEVELLY.

Water supply sufficient for drinking; sufficient for irrigation in eastern hill and low hill areas except in parts of the hills. No flow from Government

canals. Standing crops fair. Standing crops fair. Harvest of paddy proceeding in parts; season generally fair. Pasture available except in parts of the hills. Fodder sufficient. Condition of cattle good. Prospects fair.

SOUTH KANARA.

Water supply sufficient. Sowing of paddy proceeding in parts. Standing crops fair. Harvest of paddy proceeding in parts; season generally fair. Pasture available. Fodder sufficient. Condition of cattle good. Prospects better overall. General good prospects in parts of Kanara hills.

THE NILDURG.

Water supply sufficient. Transplantation and sowing of paddy and sowing of sugarcane in parts. Standing crops fair. Harvest of sugarcane and sowing of paddy in parts; season generally fair. Pasture available. Fodder sufficient. Condition of cattle fair. Prospects good.

RAINFALL AND PRICES OF THE STAPLE FOOD-GRAINS FOR THE WEEK ENDING 29th SEPTEMBER 1941.

[illegible]

* *Source: U.S. Census Bureau, Bureau of Economic Analysis, "The National Income and Product Accounts for the United States."*

† It ranges off to zero in 1998.

2944 *Journal of Interpersonal Violence*

* *Deutsche Reichsbank* issuing in the Netherlands of the Dutch.

MAHARAJ: PRINTED AND PUBLISHED BY THE SUPERINTENDENT, GOVERNMENT PRESS.



THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

No. 15] MADRAS, TUESDAY EVENING, SEPTEMBER 23, 1941

PART IV-B—MADRAS ACTS

CONTENTS

Lok. No. 8771 at site—Wyden City Municipal, outside Masonry Shop and East Side of Second Avenue	No.
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The following Act received the assent of His Excellency the Governor on the 17th September 1941 and is hereby published for general information:—

ACT No. XVII OF 1941

An Act further to amend the Madras City Municipal Act, 1919, the Madras District Municipities Act, 1920, and the Madras Local Boards Act, 1920.

Medicare Act
IV of 1918
Medicare Act
V of 1922,
Medicare Act
X of 1927

WHEREAS it is expedient further to amend the Madras City Municipal Act, 1919, the Madras District Municipalities Act, 1920, and the Madras Local Boards Act, 1920, as amended by Madras Act XIII of 1940, for the purposes hereinafter appearing:

1. *Q. 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 9*

AND WHEREAS the Governor of Madras has, by a Proclamation under section 93 of the Government of India Act, 1935, assumed to himself all powers vested by or under the said Act in the Provincial Legislature:

Now, THEREFORE, in exercise of the powers so assumed to himself, the Governor is pleased to enact as follows:—

Short title.

1. This Act may be called the Madras City Municipal, District Municipalities and Local Boards (Second Amendment) Act, 1941.

Extension of the term of office of the members and aldermen of the Corporation of Madras.

2. (1) The term of office of the councillors and aldermen of the Corporation of Madras which, by virtue of section 2 of Madras Act XIII of 1940, extends up to noon on the first day of November 1942, shall extend instead up to noon on the first day of April 1942, and the provisions of the Madras City Municipal Act, 1919, as amended by section 2 aforesaid and this section, shall have effect accordingly.

Madras Act
IV of 1941.

Provided that the Provincial Government shall have power to direct that the term of office aforesaid shall expire at noon on such earlier date as may be fixed by them and from time to time to postpone any date so fixed and fix instead another date not being later than the first day of April 1942.

(2) The provisions of the Madras City Municipal Act, 1919, shall also be subject to the following modifications, namely:—

Madras Act
IV of 1941.

(a) The Provincial Government shall cause elections and appointments of councillors and aldermen to be held or made to the council so that the newly elected or appointed councillors and aldermen may come into office on the first day of April 1942 or on such date as may be fixed under the proviso to sub-section (1), as the case may be.

(b) The term of office of the newly elected or appointed councillors and aldermen shall, subject to the provisions of the Madras City Municipal Act, 1919, expire at noon on the first day of November 1944.

Madras Act
IV of 1941.

(c) The election of the Mayor, Deputy Mayor and members of the standing committees shall be held at the first meeting of the council held after the date referred to in clause (a), and the election of the Chairman of each Standing Committee shall be held at the first meeting of such committee.

(d) The Provincial Government shall have power to direct that the election of the Mayor and Deputy Mayor shall not be held, as required by sub-section (1) of section 28 of the Madras City Municipal Act, 1919, at the first meeting of the council held after the first day of November 1942.

Madras Act
IV of 1919.

Madras Act
V of 1920.

Madras Act
V of 1920.

3. (1) The term of office of the councillors of every municipality constituted under the Madras District Municipalities Act, 1920, which, by virtue of section 3 of Madras Act XIII of 1940, extends up to noon on the first day of November 1941, shall extend instead up to noon on the first day of April 1942, and the provisions of the Madras District Municipalities Act, 1920, as amended by section 3 aforesaid and this section, shall have effect accordingly:

Extension
of the term
of office of
the councillors
of certain
municipalities.

Provided that the Provincial Government shall have power to direct that the term of office aforesaid shall, in the case of any municipality, expire at noon on such earlier date as may be fixed by them and from time to time to postpone any date so fixed and fix instead another date not being later than the first day of April 1942.

Madras Act
V of 1920.

(2) The provisions of the Madras District Municipalities Act, 1920, shall also be subject to the following modifications, namely:—

(a) The Provincial Government shall cause elections to be held to each of the municipalities referred to in sub-section (1), so that the newly elected councillors may come into office on the first day of April 1942 or on such date as may be fixed under the proviso to sub-section (1), as the case may be.

(b) The term of office of the newly elected councillors shall, subject to the provisions of the Madras District Municipalities Act, 1920, and the Madras District Municipalities and Local Boards (Amendment) Act, 1921, expire at noon on the first day of November 1944.

Madras Act
V of 1920.

Madras Act
IX of 1921.

Extension of
the term of
office of the
members of
certain local
boards.

4. (1) The term of office of the members of every local board constituted under the Madras Local Boards Act, 1920, and situated in any of the districts included in Group I of the Schedule to the Madras Local Boards (Amendment) Act, 1935, which, by virtue of section 4 of Madras Act XIII of 1940, extends up to noon on the first day of November 1941, shall extend instead up to noon on the first day of April 1942, and the provisions of the Madras Local Boards Act, 1920, as amended by section 4 aforesaid and this section, shall have effect accordingly.

Madras Act
XIV of 1939,
Madras Act
XIII of
1940.

Madras Act
XIV of
1940.

(2) The term of office of the members of every local board constituted under the Madras Local Boards Act, 1920, and situated in any of the districts included in Group II of the Schedule to the Madras Local Boards (Amendment) Act, 1935, who will vacate their offices at noon on the first day of November 1941 or on any other date in the year 1941, shall extend instead up to noon on the first day of April 1942, and the provisions of the Madras Local Boards Act, 1920, as amended by this section, shall have effect accordingly.

Madras Act
XIV of
1935,
Madras Act
XIII of
1936.

Madras Act
XIV of
1940.

(3) Notwithstanding anything contained in sub-section (1) or sub-section (2), the Provincial Government shall have power to direct that the term of office of the members of any local board referred to in sub-section (1) or sub-section (2) shall expire at noon on such earlier date as may be fixed by them and from time to time to postpone any date so fixed and fix instead another date not being later than the first day of April 1942.

(4) The provisions of the Madras Local Boards Act, 1920, shall also be subject to the following modifications, namely:—

Madras Act
XIV of
1936.

(a) The Provincial Government shall cause elections to be held to each of the local boards referred to in sub-sections (1) and (2), so that the newly elected members may come into office on the first day of April 1942 or on the date fixed under sub-section (3), as the case may be.

Madras Act
XIV of
1919.
Madras Act
XI of 1921.

(5) The term of office of the newly elected members shall, subject to the provisions of the Madras Local Boards Act, 1920, and the Madras District Municipalities and Local Boards (Amendment) Act, 1921, expire at noon on the first day of November 1943 in the case of any local board referred to in sub-section (1), and at noon on the first day of November 1944 in the case of any local board referred to in sub-section (2).

Madras Act
XX of 1919.
Madras Act
V of 1920.
Madras Act
XIX of
1920.

5. If any difficulty arises in giving effect to the provisions of this Act, or of the Madras City Municipal Act, 1919, the Madras District Municipalities Act, 1920, or the Madras Local Boards Act, 1920, as amended by Madras Act XIII of 1940 and this Act, the Provincial Government may, as occasion may arise, by order do anything which appears to them necessary for the purpose of removing the difficulty.

(By order of His Excellency the Governor)

P. APPU NAIR,
Secretary to Government, Legal Department.

LEGAL DEPARTMENT.

NOTIFICATION.

The following Statement of His Excellency the Governor of the reasons which have moved him to enact the Madras City Municipal, District Municipalities and Local Boards (Board Amendment) Act, 1941, in exercise of the powers of the Provincial Legislature assumed by him under the Proclamation issued under section 90 of the Government of India Act, 1935, is published for general information:—

STATEMENT.

The term of office of the members of the council of the Corporation of Madras, of all municipal councils except Tirupattur, Tiruchitlai, Tirupulativu, Coimbatore, Pondicherry, Palack and Karur, and of all local boards except those in the districts of Tanjore, Tirupur, Salem, Coimbatore, Madurai, Nellore, East Godavari and Karur, will expire on different dates falling between the 1st November 1941 and the

31st December 1941. Ordinary elections to these local bodies would, in the normal course of events, have to be held in time to enable the newly elected members to assume office on the due date.

The electoral rolls of the territorial constituencies of the Madras Legislative Assembly, the relevant portions of which are adopted as the electoral rolls of the local bodies in this Province, were last revised in 1939. Fresh electoral rolls will be prepared and published during the current year; and according to the programme fixed in that connection, the final Assembly rolls are expected to be published by the end of December 1941. After such publication, it will be necessary to rearrange the relevant portions of the rolls so as to suit the requirements of the local bodies concerned and republish them. It is obviously desirable to hold the elections on the basis of the revised rolls. As the revised rolls will not be ready till early in 1942 elections on the basis of these rolls can be held only in February and March of 1942 at the earliest. It is therefore necessary to take power to postpone the dates on which members of the local bodies concerned will derive their office. I have accordingly enacted the Madras City Municipal, District Metropolitan and Local Boards (Second Amendment) Act, 1941, which provides for the extension of the term of office of the members up to the 1st April 1942. Power has however been reserved to the Government to terminate the term of office at an earlier date, if it can be conveniently done.

ARTHUR HOFF,
Governor of Madras

(By order of His Excellency the Governor)

P. APPU NAIR,
Secretary to Government.



SUPPLEMENT TO PART 11

03

THE FORT ST. GEORGE GAZETTE

No. 38-C] MADRAS, TUESDAY EVENING, SEPTEMBER 23, 1941

WHOLESALE PRICES OF COMMODITIES PREVAILING ON THE
22ND SEPTEMBER 1941.

[All prices are in respect per Imperial gallon of 83.22 lb. (equivalent to 2.204623 kg) except where otherwise stated and relate to those prevailing on 1st March 1971]

[illegible]

Station.	Value.	Price.	Station.	Quality.	Price per lb.
19. COTTON LAFAS.			20. TANNED COW HIDE.		
Guinea ..	Cambodia ..	8 07	Malaya ..	Darkness, 8-11 lb.	2 44
Madras ..	White Siam ..	8 04		Up to 11 lb.	2 44
Aden ..	Red Siam ..	8 02		Guinea, 11-14 lb.	2 44
	Western-Bangal ..	4 08	21. TANNED GOAT HIDE.		
	East ..	7 02	Malaya ..	Good ..	1 08
	West ..	7 02		Fair ..	1 12
	South ..	7 02		Common ..	1 12
	Not quoted.		22. TANNED SHEEP HIDE.		
Bahia	8 00	Malaya ..	Good ..	1 00
Bras ..	Cambodia ..	No stock.		Fair ..	1 00
Calcutta ..	Do ..	12 04		Common ..	1 00
	European ..	11 81	23. VOGS BULLOCK.		
Thoppa ..	Cambodia ..	12 02	Station.	Value.	Price per lb.
Tokio ..	Karung ..	12 02			
	Karung ..	12 02	Malaya ..	Class I—1 to 4 inch ..	No report.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class II—5 to 8 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class III—9 to 12 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class IV—13 to 16 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class V—17 to 20 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class VI—21 to 24 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class VII—25 to 28 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class VIII—29 to 32 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class IX—33 to 36 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class X—37 to 40 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class XI—41 to 44 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class XII—45 to 48 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class XIII—49 to 52 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class XIV—53 to 56 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class XV—57 to 60 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class XVI—61 to 64 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class XVII—65 to 68 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class XVIII—69 to 72 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class XIX—73 to 76 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class XX—77 to 80 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class XXI—81 to 84 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class XXII—85 to 88 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class XXIII—89 to 92 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class XXIV—93 to 96 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class XXV—97 to 100 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class XXVI—101 to 104 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class XXVII—105 to 108 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class XXVIII—109 to 112 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class XXIX—113 to 116 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class XXX—117 to 120 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class XXXI—121 to 124 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class XXXII—125 to 128 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class XXXIII—129 to 132 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class XXXIV—133 to 136 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class XXXV—137 to 140 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class XXXVI—141 to 144 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class XXXVII—145 to 148 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class XXXVIII—149 to 152 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class XXXIX—153 to 156 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class XL—157 to 160 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class XLI—161 to 164 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class XLII—165 to 168 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class XLIII—169 to 172 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class XLIV—173 to 176 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class XLV—177 to 180 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class XLVI—181 to 184 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class XLVII—185 to 188 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class XLVIII—189 to 192 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class XLIX—193 to 196 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class L—197 to 200 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LI—201 to 204 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LII—205 to 208 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LIII—209 to 212 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LIV—213 to 216 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LV—217 to 220 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LVI—221 to 224 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LVII—225 to 228 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LVIII—229 to 232 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LIX—233 to 236 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LX—237 to 240 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LXI—241 to 244 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LXII—245 to 248 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LXIII—249 to 252 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LXIV—253 to 256 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LXV—257 to 260 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LXVI—261 to 264 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LXVII—265 to 268 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LXVIII—269 to 272 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LXIX—273 to 276 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LXX—277 to 280 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LXXI—281 to 284 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LXXII—285 to 288 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LXXIII—289 to 292 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LXXIV—293 to 296 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LXXV—297 to 300 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LXXVI—301 to 304 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LXXVII—305 to 308 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LXXVIII—309 to 312 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LXXIX—313 to 316 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LXXX—317 to 320 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LXXXI—321 to 324 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LXXXII—325 to 328 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LXXXIII—329 to 332 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LXXXIV—333 to 336 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LXXXV—337 to 340 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LXXXVI—341 to 344 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LXXXVII—345 to 348 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LXXXVIII—349 to 352 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LXXXIX—353 to 356 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LXXXX—357 to 360 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LXXXXI—361 to 364 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LXXXXII—365 to 368 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LXXXXIII—369 to 372 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LXXXXIV—373 to 376 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LXXXXV—377 to 380 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LXXXXVI—381 to 384 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LXXXXVII—385 to 388 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LXXXXVIII—389 to 392 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LXXXXIX—393 to 396 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LXXXXX—397 to 400 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LXXXXXI—401 to 404 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LXXXXXII—405 to 408 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LXXXXXIII—409 to 412 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LXXXXXIV—413 to 416 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LXXXXXV—417 to 420 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LXXXXXVI—421 to 424 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LXXXXXVII—425 to 428 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LXXXXXVIII—429 to 432 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LXXXXXIX—433 to 436 inch ..	Do.
	Karung ..	12 02		Full mouthed ..	Do.
	Karung ..	12 02		Class LXXXX	



SUPPLEMENT TO PART I-B OF THE FORT ST. GEORGE GAZETTE

No. 38-A] MADRAS, TUESDAY EVENING, SEPTEMBER 23, 1941

CATALOGUE OF BOOKS REPOSTERED IN THE MADRAS PRESIDENCY DURING THE MONTHS OF APRIL, MAY AND JUNE (OR THE SECOND QUARTER OF) 1941.

ENGLISH—ART.

1. *Illustrated History of the Madras Presidency*. By the Madras Government. 1941. 2 vols. 1st edition. 100 copies.

Reprint Press, Madras. 100 copies.

ENGLISH—HISTORY.

2. *History of the Madras Presidency*. By the Madras Government. 1941. 2 vols. 1st edition. 100 copies.

Reprint Press, Madras. 100 copies.

3. *History of the Madras Presidency*. By the Madras Government. 1941. 2 vols. 1st edition. 100 copies.

Reprint Press, Madras. 100 copies.

4. *History of the Madras Presidency*. By the Madras Government. 1941. 2 vols. 1st edition. 100 copies.

Reprint Press, Madras. 100 copies.

ENGLISH—FICTIO.

5. *The Madras Presidency*. By the Madras Government. 1941. 2 vols. 1st edition. 100 copies.

Reprint Press, Madras. 100 copies.

ENGLISH—HISTORY.

6. *History of the Madras Presidency*. By the Madras Government. 1941. 2 vols. 1st edition. 100 copies.

Reprint Press, Madras. 100 copies.

ENGLISH—LANGUAGE.

7. *Madras Presidency*. By the Madras Government. 1941. 2 vols. 1st edition. 100 copies.

Reprint Press, Madras. 100 copies.

B-10-1

ENGLISH—LAW.

8. *The Madras Presidency*. By the Madras Government. 1941. 2 vols. 1st edition. 100 copies.

Reprint Press, Madras. 100 copies.

9. *The Madras Presidency*. By the Madras Government. 1941. 2 vols. 1st edition. 100 copies.

Reprint Press, Madras. 100 copies.

10. *The Madras Presidency*. By the Madras Government. 1941. 2 vols. 1st edition. 100 copies.

Reprint Press, Madras. 100 copies.

11. *The Madras Presidency*. By the Madras Government. 1941. 2 vols. 1st edition. 100 copies.

Reprint Press, Madras. 100 copies.

12. *The Madras Presidency*. By the Madras Government. 1941. 2 vols. 1st edition. 100 copies.

Reprint Press, Madras. 100 copies.

13. *The Madras Presidency*. By the Madras Government. 1941. 2 vols. 1st edition. 100 copies.

Reprint Press, Madras. 100 copies.

14. *The Madras Presidency*. By the Madras Government. 1941. 2 vols. 1st edition. 100 copies.

Reprint Press, Madras. 100 copies.

ENGLISH—MEDICINE.

15. *The Madras Presidency*. By the Madras Government. 1941. 2 vols. 1st edition. 100 copies.

Reprint Press, Madras. 100 copies.

16. *The Madras Presidency*. By the Madras Government. 1941. 2 vols. 1st edition. 100 copies.

Reprint Press, Madras. 100 copies.

ENGLISH—MISCELLANEOUS.

17. *The Madras Presidency*. By the Madras Government. 1941. 2 vols. 1st edition. 100 copies.

Reprint Press, Madras. 100 copies.

18. *The Madras Presidency*. By the Madras Government. 1941. 2 vols. 1st edition. 100 copies.

Reprint Press, Madras. 100 copies.

19. *The Madras Presidency*. By the Madras Government. 1941. 2 vols. 1st edition. 100 copies.

Reprint Press, Madras. 100 copies.

TELUGU—SANSKRIT, MAYHEM—SANSKRIT.

475. Mahabharata, V. L. Part II, pp. 15, 1941, [1940 March 1941] 100. 100 copies.

476. Mahabharata, V. L. Part II, pp. 15, 1941, [1940 March 1941] 100. 100 copies.

477. Mahabharata, V. L. Part II, pp. 15, 1941, [1940 March 1941] 100. 100 copies.

478. Mahabharata, V. L. Part II, pp. 15, 1941, [1940 March 1941] 100. 100 copies.

479. Mahabharata, V. L. Part II, pp. 15, 1941, [1940 March 1941] 100. 100 copies.

480. Mahabharata, V. L. Part II, pp. 15, 1941, [1940 March 1941] 100. 100 copies.

481. Mahabharata, V. L. Part II, pp. 15, 1941, [1940 March 1941] 100. 100 copies.

482. Mahabharata, V. L. Part II, pp. 15, 1941, [1940 March 1941] 100. 100 copies.

MALAYALAM—DRAMA.

483. Mahabharata, V. L. Part II, pp. 15, 1941, [1940 March 1941] 100. 100 copies.

MALAYALAM—LANGUAGE.

484. Mahabharata, V. L. Part II, pp. 15, 1941, [1940 March 1941] 100. 100 copies.

MALAYALAM—MISCELLANEOUS.

485. Mahabharata, V. L. Part II, pp. 15, 1941, [1940 March 1941] 100. 100 copies.

486. Mahabharata, V. L. Part II, pp. 15, 1941, [1940 March 1941] 100. 100 copies.

487. Mahabharata, V. L. Part II, pp. 15, 1941, [1940 March 1941] 100. 100 copies.

488. Mahabharata, V. L. Part II, pp. 15, 1941, [1940 March 1941] 100. 100 copies.

489. Mahabharata, V. L. Part II, pp. 15, 1941, [1940 March 1941] 100. 100 copies.

MALAYALAM—POETRY.

490. Mahabharata, V. L. Part II, pp. 15, 1941, [1940 March 1941] 100. 100 copies.

491. Mahabharata, V. L. Part II, pp. 15, 1941, [1940 March 1941] 100. 100 copies.

492. Mahabharata, V. L. Part II, pp. 15, 1941, [1940 March 1941] 100. 100 copies.

MALAYALAM—POETRY—SANSKRIT.

493. Mahabharata, V. L. Part II, pp. 15, 1941, [1940 March 1941] 100. 100 copies.

494. Mahabharata, V. L. Part II, pp. 15, 1941, [1940 March 1941] 100. 100 copies.

495. Mahabharata, V. L. Part II, pp. 15, 1941, [1940 March 1941] 100. 100 copies.

496. Mahabharata, V. L. Part II, pp. 15, 1941, [1940 March 1941] 100. 100 copies.

497. Mahabharata, V. L. Part II, pp. 15, 1941, [1940 March 1941] 100. 100 copies.

498. Mahabharata, V. L. Part II, pp. 15, 1941, [1940 March 1941] 100. 100 copies.

MALAYALAM—POLITICS.

499. Mahabharata, V. L. Part II, pp. 15, 1941, [1940 March 1941] 100. 100 copies.

500. Mahabharata, V. L. Part II, pp. 15, 1941, [1940 March 1941] 100. 100 copies.

MALAYALAM—RELIGION.

501. Mahabharata, V. L. Part II, pp. 15, 1941, [1940 March 1941] 100. 100 copies.

502. Mahabharata, V. L. Part II, pp. 15, 1941, [1940 March 1941] 100. 100 copies.

503. Mahabharata, V. L. Part II, pp. 15, 1941, [1940 March 1941] 100. 100 copies.

504. Mahabharata, V. L. Part II, pp. 15, 1941, [1940 March 1941] 100. 100 copies.

505. Mahabharata, V. L. Part II, pp. 15, 1941, [1940 March 1941] 100. 100 copies.

506. Mahabharata, V. L. Part II, pp. 15, 1941, [1940 March 1941] 100. 100 copies.

507. Mahabharata, V. L. Part II, pp. 15, 1941, [1940 March 1941] 100. 100 copies.

508. Mahabharata, V. L. Part II, pp. 15, 1941, [1940 March 1941] 100. 100 copies.

509. Mahabharata, V. L. Part II, pp. 15, 1941, [1940 March 1941] 100. 100 copies.

510. Mahabharata, V. L. Part II, pp. 15, 1941, [1940 March 1941] 100. 100 copies.

511. Mahabharata, V. L. Part II, pp. 15, 1941, [1940 March 1941] 100. 100 copies.

512. Mahabharata, V. L. Part II, pp. 15, 1941, [1940 March 1941] 100. 100 copies.

BI-LINGUAL.

ENGLISH-TAMIL-LANGUAGE.

234. *English-English-Tamil* (Book 1). Pp. 32. Published by M. P. Rajan and Co., Madras. 1941. (1941 May 1941) 500. 1st edition. 5000 copies.
235. ———— Book II. Pp. 32. (1941 May 1941) 500. 1st edition. 5000 copies.

TELUGU-TAMIL (TELUGU)-MISCELLANEOUS.

236. K. V. S. (Dandakota). *Aspects of the Tamil Film Industry*. A synopsis of the Tamil Film Industry. Published by the Tamil Film Industry. 1941. (1941 April 1941) 500. 1st edition. 5000 copies.
237. ———— Book II. Pp. 32. (1941 April 1941) 500. 1st edition. 5000 copies.
238. ———— Book III. Pp. 32. (1941 April 1941) 500. 1st edition. 5000 copies.

The following four books are desired for educational purposes—

HINDI (HAGARI)-TAMIL-LANGUAGE.

239. *Hindi-Tamil* (Book 1). Pp. 32. Published by the Tamil Film Industry. 1941. (1941 April 1941) 500. 1st edition. 5000 copies.
240. ———— Book II. Pp. 32. (1941 April 1941) 500. 1st edition. 5000 copies.
241. ———— Book III. Pp. 32. (1941 April 1941) 500. 1st edition. 5000 copies.

HINDI (HAGARI)-TELUGU-LANGUAGE.

242. *Hindi-Telugu* (Book 1). Pp. 32. Published by the Tamil Film Industry. 1941. (1941 April 1941) 500. 1st edition. 5000 copies.
243. ———— Book II. Pp. 32. (1941 April 1941) 500. 1st edition. 5000 copies.

HINDI (HAGARI)-MALAYALAM-LANGUAGE.

244. *Hindi-Malayalam* (Book 1). Pp. 32. Published by the Tamil Film Industry. 1941. (1941 April 1941) 500. 1st edition. 5000 copies.
245. ———— Book II. Pp. 32. (1941 April 1941) 500. 1st edition. 5000 copies.

TAMIL-SANSKRIT (SANSKRIT)-RELIGION.

246. *Tamil-Sanskrit* (Book 1). Pp. 32. Published by the Tamil Film Industry. 1941. (1941 April 1941) 500. 1st edition. 5000 copies.
247. ———— Book II. Pp. 32. (1941 April 1941) 500. 1st edition. 5000 copies.

TAMIL-SANSKRIT (SANSKRIT)-RELIGION.

248. *Tamil-Sanskrit* (Book 1). Pp. 32. Published by the Tamil Film Industry. 1941. (1941 April 1941) 500. 1st edition. 5000 copies.
249. ———— Book II. Pp. 32. (1941 April 1941) 500. 1st edition. 5000 copies.

TAMIL-SANSKRIT (SANSKRIT)-RELIGION.

250. *Tamil-Sanskrit* (Book 1). Pp. 32. Published by the Tamil Film Industry. 1941. (1941 April 1941) 500. 1st edition. 5000 copies.
251. ———— Book II. Pp. 32. (1941 April 1941) 500. 1st edition. 5000 copies.

TELUGU-SANSKRIT (TELUGU)-FICTION.

252. *Telugu-Sanskrit* (Book 1). Pp. 32. Published by the Tamil Film Industry. 1941. (1941 April 1941) 500. 1st edition. 5000 copies.
253. ———— Book II. Pp. 32. (1941 April 1941) 500. 1st edition. 5000 copies.

TELUGU-SANSKRIT (TELUGU)-MISCELLANEOUS.

254. *Telugu-Sanskrit* (Book 1). Pp. 32. Published by the Tamil Film Industry. 1941. (1941 April 1941) 500. 1st edition. 5000 copies.
255. ———— Book II. Pp. 32. (1941 April 1941) 500. 1st edition. 5000 copies.

TELUGU-SANSKRIT (TELUGU)-MISCELLANEOUS.

256. *Telugu-Sanskrit* (Book 1). Pp. 32. Published by the Tamil Film Industry. 1941. (1941 April 1941) 500. 1st edition. 5000 copies.
257. ———— Book II. Pp. 32. (1941 April 1941) 500. 1st edition. 5000 copies.

TELUGU-SANSKRIT (TELUGU)-MISCELLANEOUS.

258. *Telugu-Sanskrit* (Book 1). Pp. 32. Published by the Tamil Film Industry. 1941. (1941 April 1941) 500. 1st edition. 5000 copies.
259. ———— Book II. Pp. 32. (1941 April 1941) 500. 1st edition. 5000 copies.

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263. ———— Book II. Pp. 32. (1941 April 1941) 500. 1st edition. 5000 copies.

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266. *Telugu-Sanskrit* (Book 1). Pp. 32. Published by the Tamil Film Industry. 1941. (1941 April 1941) 500. 1st edition. 5000 copies.
267. ———— Book II. Pp. 32. (1941 April 1941) 500. 1st edition. 5000 copies.

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269. ———— Book II. Pp. 32. (1941 April 1941) 500. 1st edition. 5000 copies.

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271. ———— Book II. Pp. 32. (1941 April 1941) 500. 1st edition. 5000 copies.

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273. ———— Book II. Pp. 32. (1941 April 1941) 500. 1st edition. 5000 copies.

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274. *Telugu-Sanskrit* (Book 1). Pp. 32. Published by the Tamil Film Industry. 1941. (1941 April 1941) 500. 1st edition. 5000 copies.
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278. *Telugu-Sanskrit* (Book 1). Pp. 32. Published by the Tamil Film Industry. 1941. (1941 April 1941) 500. 1st edition. 5000 copies.
279. ———— Book II. Pp. 32. (1941 April 1941) 500. 1st edition. 5000 copies.

425. ———— *Agave* 16. 1848. [Richardson's Letter.]
 "The name of the kind of Fern: I cannot in a certain
 manner be made of good things," which letter (pp. 11, 1848)
 (18th May 1848.) See: Elston, not known. I cannot
 find another.

SANSKRIT (TELUGU)—TELUGU—SANSKRIT—SANSKRIT

404. *Sanskrit Shloka*. (Sanskrit Shloka) [Sanskrit Shloka] with a Telugu translation in verse and prose by G. Subrahmanyam. pp. 12. Published by the Hyderabad Sanskrit Shiksha Mandal. (1941 June 27/28). 2d ed. 1st edition. 2 copies.

405. *Sanskrit Shloka*. (Sanskrit Shloka) [Sanskrit Shloka] with a Telugu translation in verse and prose by G. Subrahmanyam. pp. 12. Published by the Hyderabad Sanskrit Shiksha Mandal. (1941 June 27/28). 2d ed. 1st edition. 2 copies.

406. *Sanskrit Shloka*. (Sanskrit Shloka) [Sanskrit Shloka] with a Telugu translation in verse and prose by G. Subrahmanyam. pp. 12. Published by the Hyderabad Sanskrit Shiksha Mandal. (1941 June 27/28). 2d ed. 1st edition. 2 copies.

407. *Sanskrit Shloka*. (Sanskrit Shloka) [Sanskrit Shloka] with a Telugu translation in verse and prose by G. Subrahmanyam. pp. 12. Published by the Hyderabad Sanskrit Shiksha Mandal. (1941 June 27/28). 2d ed. 1st edition. 2 copies.

SANSKRIT (TELUGU)—TELUGU—SCIENCE—MATHEMATICAL.

408. *Sanskrit Shloka*. (Sanskrit Shloka) [Sanskrit Shloka] with a Telugu translation in verse and prose by G. Subrahmanyam. pp. 12. Published by the Hyderabad Sanskrit Shiksha Mandal. (1941 June 27/28). 2d ed. 1st edition. 2 copies.

SANSKRIT (TELUGU)—TELUGU—SCIENCE—NATURAL.

409. *Sanskrit Shloka*. (Sanskrit Shloka) [Sanskrit Shloka] with a Telugu translation in verse and prose by G. Subrahmanyam. pp. 12. Published by the Hyderabad Sanskrit Shiksha Mandal. (1941 June 27/28). 2d ed. 1st edition. 2 copies.

410. *Sanskrit Shloka*. (Sanskrit Shloka) [Sanskrit Shloka] with a Telugu translation in verse and prose by G. Subrahmanyam. pp. 12. Published by the Hyderabad Sanskrit Shiksha Mandal. (1941 June 27/28). 2d ed. 1st edition. 2 copies.

411. *Sanskrit Shloka*. (Sanskrit Shloka) [Sanskrit Shloka] with a Telugu translation in verse and prose by G. Subrahmanyam. pp. 12. Published by the Hyderabad Sanskrit Shiksha Mandal. (1941 June 27/28). 2d ed. 1st edition. 2 copies.

412. *Sanskrit Shloka*. (Sanskrit Shloka) [Sanskrit Shloka] with a Telugu translation in verse and prose by G. Subrahmanyam. pp. 12. Published by the Hyderabad Sanskrit Shiksha Mandal. (1941 June 27/28). 2d ed. 1st edition. 2 copies.

SANSKRIT (MALAYALAM)—MALAYALAM—SANSKRIT

413. *Sanskrit Shloka*. (Sanskrit Shloka) [Sanskrit Shloka] with a Malayalam translation in verse and prose by G. Subrahmanyam. pp. 12. Published by the Hyderabad Sanskrit Shiksha Mandal. (1941 June 27/28). 2d ed. 1st edition. 2 copies.

Tri-Lingual.

SANSKRIT (TAMIL)—TAMIL—SANSKRIT (TAMIL)—SANSKRIT

414. *Sanskrit Shloka*. (Sanskrit Shloka) [Sanskrit Shloka] with a Tamil translation in verse and prose by G. Subrahmanyam. pp. 12. Published by the Hyderabad Sanskrit Shiksha Mandal. (1941 June 27/28). 2d ed. 1st edition. 2 copies.

Periodicals.

English—English

415. *Journal of Indian History*. Vol. 15, Part 1. Edited by S. K. Chakravarty. pp. 100. Published by the editors. Madras. 1941. (1941 May 1941). 2d ed. 1st edition. 2 copies.

English—Law.

416. *The Law Weekly*. Vol. 15, Part 1 to 17. Edited by T. C. Chakravarty. pp. 18 each. Published by the editors. Madras. 1941. (1941 May 1941). 2d ed. 1st edition. 2 copies.

417. *The Law Weekly*. Vol. 15, Part 1 to 17. Edited by T. C. Chakravarty. pp. 18 each. Published by the editors. Madras. 1941. (1941 May 1941). 2d ed. 1st edition. 2 copies.

English—Literature.

418. *The Law Weekly*. Vol. 15, Part 1 to 17. Edited by T. C. Chakravarty. pp. 18 each. Published by the editors. Madras. 1941. (1941 May 1941). 2d ed. 1st edition. 2 copies.

English—Science.

419. *The Law Weekly*. Vol. 15, Part 1 to 17. Edited by T. C. Chakravarty. pp. 18 each. Published by the editors. Madras. 1941. (1941 May 1941). 2d ed. 1st edition. 2 copies.

English—Mathematics.

420. *The Law Weekly*. Vol. 15, Part 1 to 17. Edited by T. C. Chakravarty. pp. 18 each. Published by the editors. Madras. 1941. (1941 May 1941). 2d ed. 1st edition. 2 copies.

English—Natural Science.

421. *The Law Weekly*. Vol. 15, Part 1 to 17. Edited by T. C. Chakravarty. pp. 18 each. Published by the editors. Madras. 1941. (1941 May 1941). 2d ed. 1st edition. 2 copies.

English—History.

422. *The Law Weekly*. Vol. 15, Part 1 to 17. Edited by T. C. Chakravarty. pp. 18 each. Published by the editors. Madras. 1941. (1941 May 1941). 2d ed. 1st edition. 2 copies.

English—Geography.

423. *The Law Weekly*. Vol. 15, Part 1 to 17. Edited by T. C. Chakravarty. pp. 18 each. Published by the editors. Madras. 1941. (1941 May 1941). 2d ed. 1st edition. 2 copies.

English—Art.

424. *The Law Weekly*. Vol. 15, Part 1 to 17. Edited by T. C. Chakravarty. pp. 18 each. Published by the editors. Madras. 1941. (1941 May 1941). 2d ed. 1st edition. 2 copies.

English—Music.

425. *The Law Weekly*. Vol. 15, Part 1 to 17. Edited by T. C. Chakravarty. pp. 18 each. Published by the editors. Madras. 1941. (1941 May 1941). 2d ed. 1st edition. 2 copies.

English—Drama.

426. *The Law Weekly*. Vol. 15, Part 1 to 17. Edited by T. C. Chakravarty. pp. 18 each. Published by the editors. Madras. 1941. (1941 May 1941). 2d ed. 1st edition. 2 copies.

English—Religion.

427. *The Law Weekly*. Vol. 15, Part 1 to 17. Edited by T. C. Chakravarty. pp. 18 each. Published by the editors. Madras. 1941. (1941 May 1941). 2d ed. 1st edition. 2 copies.

ENGLISH—HISPALENGUOS.

814-445. *The Anglo-Indian*. Vol. 21, Nos. 3 to 5, Edited by E. F. Fennell. pp. 21 each. Published by the Anglo-Indian and Dominions European Association of Southern India. Madras. 1941. [20th March, 20th April and 19th May 1941 respectively.] 40s. 1st edition. 3 issues each.

[Last issue noticed in serial No. 845 of the previous catalogue.]

Grand Trunk Press, Madras. 40s. and 50s. and 51s. each respectively.

445. *Indian Navy*. April 1941. Edited by K. S. Ramaswami Sastri. pp. 35. Published by K. Lohmeyer. Calcutta. 1941. [11th May 1941.] 8rs. Madras, not stated. 12 issues.

Comptrols Corporation. Printing Works, Ltd., Madras. 50s. each.

144-448. *The Art Review*. Vol. 7 Nos. 8 to 11. Edited by P. Srinivasan. pp. 18, 10, 14, 16, 30 and 15 respectively. Published by the editor. Madras. 1941. [Irregularity.] 40s. 1st edition. 2 issues each.

[Last issue noticed in serial No. 851 of the previous catalogue.]

Liberty Press, Madras. 50s. each.

448. *The East Review*. Vol. 8, part 2. Edited by T. K. G. Srinivasan. pp. 48. Published by T. V. Srinivasan. Madras. 1941. [20th May 1941.] 6s. 1st edition. Free to create staff.

[Last issue noticed in serial No. 853 of the previous catalogue.]

Madras Press, Coimbatore. 100s. each.

853-457. *Field News*. Vol. 4, Nos. 2 and 3. Edited by G. F. Fennell. pp. 5 and 5 respectively. Published by Madras. Coimbatore. 1941. [14th and 20th March 1941 respectively.] 8rs. 1st edition. No. 2-3 a pair.

[Last issue noticed in serial No. 858 of the previous catalogue.]

George Press, Coimbatore. 10s. and 11s. each respectively.

457. *India News of India*. Vol. 4, Nos. 7 and 8. Edited by S. S. Srinivasan. pp. 25. Published by the editor. Madras. 1941. [10th March 1941.] 4s. 1st edition. 2 issues.

[Last issue noticed in serial No. 859 of the previous catalogue.]

S. S. S. Press, Madras. 70s. each.

859-460. *The Grand Letter of the All-India Postal*. Vol. 4, Nos. 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000.

[Last issue noticed in serial No. 861 of the previous catalogue.]

S. S. S. Press, Madras. 10s. each.

861-462. *The Madras State Gazette*. Vol. 5, Nos. 1 and 2. Edited by V. S. Srinivasan. pp. 12 and 12 respectively. Published by the editor. Madras. 1941. [21st March and 21st April 1941 respectively.] 4s. 1st edition. No. 1-2 a pair.

[Last issue noticed in serial No. 862 of the previous catalogue.]

Central Co-operative Printing Works, Ltd., Madras. 40s. and 40s. each respectively.

462. *The Indian Congress*. Vol. 1, No. 2. Edited by V. S. Srinivasan. pp. 12. Published by the editor. Madras. 1941. [21st April 1941.] 4s. 1st edition. No. 2 a pair.

[Last issue noticed in serial No. 863 of the previous catalogue.]

S. S. S. Press, Madras. 10s. each.

463. *The Indian Congress*. Vol. 1, No. 2. Edited by V. S. Srinivasan. pp. 12. Published by the editor. Madras. 1941. [21st April 1941.] 4s. 1st edition. No. 2 a pair.

[Last issue noticed in serial No. 864 of the previous catalogue.]

S. S. S. Press, Madras. 10s. each.

464. *The Indian Congress*. Vol. 1, No. 2. Edited by V. S. Srinivasan. pp. 12. Published by the editor. Madras. 1941. [21st April 1941.] 4s. 1st edition. No. 2 a pair.

[Last issue noticed in serial No. 865 of the previous catalogue.]

S. S. S. Press, Madras. 10s. each.

465. *The Indian Congress*. Vol. 1, No. 2. Edited by V. S. Srinivasan. pp. 12. Published by the editor. Madras. 1941. [21st April 1941.] 4s. 1st edition. No. 2 a pair.

[Last issue noticed in serial No. 866 of the previous catalogue.]

S. S. S. Press, Madras. 10s. each.

ENGLISH—HISPALENGUOS—cont.

465. *The Indian Congress*. Vol. 1, No. 2. Edited by V. S. Srinivasan. pp. 12. Published by the editor. Madras. 1941. [21st April 1941.] 4s. 1st edition. No. 2 a pair.

[Last issue noticed in serial No. 867 of the previous catalogue.]

S. S. S. Press, Madras. 10s. each.

466. *The Indian Congress*. Vol. 1, No. 2. Edited by V. S. Srinivasan. pp. 12. Published by the editor. Madras. 1941. [21st April 1941.] 4s. 1st edition. No. 2 a pair.

[Last issue noticed in serial No. 868 of the previous catalogue.]

S. S. S. Press, Madras. 10s. each.

467. *The Indian Congress*. Vol. 1, No. 2. Edited by V. S. Srinivasan. pp. 12. Published by the editor. Madras. 1941. [21st April 1941.] 4s. 1st edition. No. 2 a pair.

[Last issue noticed in serial No. 869 of the previous catalogue.]

S. S. S. Press, Madras. 10s. each.

468. *The Indian Congress*. Vol. 1, No. 2. Edited by V. S. Srinivasan. pp. 12. Published by the editor. Madras. 1941. [21st April 1941.] 4s. 1st edition. No. 2 a pair.

[Last issue noticed in serial No. 870 of the previous catalogue.]

S. S. S. Press, Madras. 10s. each.

469. *The Indian Congress*. Vol. 1, No. 2. Edited by V. S. Srinivasan. pp. 12. Published by the editor. Madras. 1941. [21st April 1941.] 4s. 1st edition. No. 2 a pair.

[Last issue noticed in serial No. 871 of the previous catalogue.]

S. S. S. Press, Madras. 10s. each.

470. *The Indian Congress*. Vol. 1, No. 2. Edited by V. S. Srinivasan. pp. 12. Published by the editor. Madras. 1941. [21st April 1941.] 4s. 1st edition. No. 2 a pair.

[Last issue noticed in serial No. 872 of the previous catalogue.]

S. S. S. Press, Madras. 10s. each.

471. *The Indian Congress*. Vol. 1, No. 2. Edited by V. S. Srinivasan. pp. 12. Published by the editor. Madras. 1941. [21st April 1941.] 4s. 1st edition. No. 2 a pair.

[Last issue noticed in serial No. 873 of the previous catalogue.]

S. S. S. Press, Madras. 10s. each.

472. *The Indian Congress*. Vol. 1, No. 2. Edited by V. S. Srinivasan. pp. 12. Published by the editor. Madras. 1941. [21st April 1941.] 4s. 1st edition. No. 2 a pair.

[Last issue noticed in serial No. 874 of the previous catalogue.]

S. S. S. Press, Madras. 10s. each.

473. *The Indian Congress*. Vol. 1, No. 2. Edited by V. S. Srinivasan. pp. 12. Published by the editor. Madras. 1941. [21st April 1941.] 4s. 1st edition. No. 2 a pair.

[Last issue noticed in serial No. 875 of the previous catalogue.]

S. S. S. Press, Madras. 10s. each.

474. *The Indian Congress*. Vol. 1, No. 2. Edited by V. S. Srinivasan. pp. 12. Published by the editor. Madras. 1941. [21st April 1941.] 4s. 1st edition. No. 2 a pair.

[Last issue noticed in serial No. 876 of the previous catalogue.]

S. S. S. Press, Madras. 10s. each.

475. *The Indian Congress*. Vol. 1, No. 2. Edited by V. S. Srinivasan. pp. 12. Published by the editor. Madras. 1941. [21st April 1941.] 4s. 1st edition. No. 2 a pair.

[Last issue noticed in serial No. 877 of the previous catalogue.]

S. S. S. Press, Madras. 10s. each.

476. *The Indian Congress*. Vol. 1, No. 2. Edited by V. S. Srinivasan. pp. 12. Published by the editor. Madras. 1941. [21st April 1941.] 4s. 1st edition. No. 2 a pair.

[Last issue noticed in serial No. 878 of the previous catalogue.]

S. S. S. Press, Madras. 10s. each.

477. *The Indian Congress*. Vol. 1, No. 2. Edited by V. S. Srinivasan. pp. 12. Published by the editor. Madras. 1941. [21st April 1941.] 4s. 1st edition. No. 2 a pair.

[Last issue noticed in serial No. 879 of the previous catalogue.]

S. S. S. Press, Madras. 10s. each.

478. *The Indian Congress*. Vol. 1, No. 2. Edited by V. S. Srinivasan. pp. 12. Published by the editor. Madras. 1941. [21st April 1941.] 4s. 1st edition. No. 2 a pair.

[Last issue noticed in serial No. 880 of the previous catalogue.]

S. S. S. Press, Madras. 10s. each.

479. *The Indian Congress*. Vol. 1, No. 2. Edited by V. S. Srinivasan. pp. 12. Published by the editor. Madras. 1941. [21st April 1941.] 4s. 1st edition. No. 2 a pair.

[Last issue noticed in serial No. 881 of the previous catalogue.]

S. S. S. Press, Madras. 10s. each.

480. *The Indian Congress*. Vol. 1, No. 2. Edited by V. S. Srinivasan. pp. 12. Published by the editor. Madras. 1941. [21st April 1941.] 4s. 1st edition. No. 2 a pair.

[Last issue noticed in serial No. 882 of the previous catalogue.]

S. S. S. Press, Madras. 10s. each.

481. *The Indian Congress*. Vol. 1, No. 2. Edited by V. S. Srinivasan. pp. 12. Published by the editor. Madras. 1941. [21st April 1941.] 4s. 1st edition. No. 2 a pair.

[Last issue noticed in serial No. 883 of the previous catalogue.]

S. S. S. Press, Madras. 10s. each.

482. *The Indian Congress*. Vol. 1, No. 2. Edited by V. S. Srinivasan. pp. 12. Published by the editor. Madras. 1941. [21st April 1941.] 4s. 1st edition. No. 2 a pair.

[Last issue noticed in serial No. 884 of the previous catalogue.]

S. S. S. Press, Madras. 10s. each.

483. *The Indian Congress*. Vol. 1, No. 2. Edited by V. S. Srinivasan. pp. 12. Published by the editor. Madras. 1941. [21st April 1941.] 4s. 1st edition. No. 2 a pair.

[Last issue noticed in serial No. 885 of the previous catalogue.]

S. S. S. Press, Madras. 10s. each.

484. *The Indian Congress*. Vol. 1, No. 2. Edited by V. S. Srinivasan. pp. 12. Published by the editor. Madras. 1941. [21st April 1941.] 4s. 1st edition. No. 2 a pair.

[Last issue noticed in serial No. 886 of the previous catalogue.]

S. S. S. Press, Madras. 10s. each.

485. *The Indian Congress*. Vol. 1, No. 2. Edited by V. S. Srinivasan. pp. 12. Published by the editor. Madras. 1941. [21st April 1941.] 4s. 1st edition. No. 2 a pair.

ENGLISH—MODERN LANGUAGES—mixed.

ENGLISH (The South Indian Teacher. Vol. 14, Nos. 4 to 6, Edited by M. S. Subramanyam. 19, 45, 12 and 28, respectively. Published by the South Indian Teachers' Union, Madras. 1941, [1st Month, 20th April and 21st May 1941, respectively.]

[Last issue noticed in serial No. 1102 of the previous catalogue.]

G. S. Press, Madras. 650, 400 and 400 copies respectively.

THE "SOUTH INDIAN" COLLEGE MAGAZINE. Vol. 4, No. 2. Edited by M. O. Tirumalaiah Ayyar, pp. 32. Published by the editors, Madras. 1940, [20th March 1941.] Rev. Notation and price not stated.

[Last issue noticed in serial No. 1114 of the previous catalogue.]

G. S. Press, Madras. 218 copies.

THE SOUTHERN INDIAN. Indian Press, Madras. Vol. 26, Nos. 3 and 4, Edited by W. H. Wilson, pp. 22 and 28, respectively. Published by the Christian Literature Society, Madras. 1941, [1st, 2nd, 3rd and 24th June 1941 respectively.] Rev. 1st edition. Price.

[Last issue noticed in serial No. 1128 of the previous catalogue.]

Deviar Press, Madras. 1,190 copies each.

ENGLISH—REVISED, MATHEMATICAL.

ENGLISH (The South Indian Teacher. Vol. 4, No. 1 and Vol. 6, No. 4. Edited by A. Narayana Rao, Madras. 1941, [1st and 24th June 1941, respectively.] Rev. Edition, not stated. Price 1-5-0 each.

[Last issue noticed in serial No. 1128 of the previous catalogue.]

St. Joseph's Technical School Press, Trichy. 450 and 450 copies respectively.

TAMIL—GENERAL.

TAMIL, generalised. (Dependability. Vol. 14, Nos. 1 to 3. Devoted to publications in parts of some of India.) Edited by V. S. Subramanyam, pp. 20, 20, 20 and 20 respectively. Published by V. S. Subramanyam, Madras. 1941, [1st, 2nd, 3rd and 4th June 1941, respectively.] Rev. 1st edition. 2 copies each.

[Last issue noticed in serial No. 1131 of the previous catalogue.]

Deviar Press, Madras. 7,500, 7,500 and 7,500 copies respectively.

TAMIL—LANGUAGE.

TAMIL (The South Indian Teacher. Vol. 14, Nos. 4 and 5. A monthly journal devoted to Tamil Language.) Edited by V. S. Subramanyam, pp. 12 and 12, respectively. Published by the editors, Madras. 1941, [1st May and 1st June 1941, respectively.] Rev. 1st edition. 2 copies each.

[Last issue noticed in serial No. 1112 of the previous catalogue.]

Tamil Language Press, Madras. 200 copies each.

TAMIL (The South Indian Teacher. Vol. 14, Nos. 12 and 13. No. 12. A journal devoted to Tamil Language.) Edited by V. S. Subramanyam. Number of pages not stated and Vol. 13, No. 2, pp. 45. Published by the South India Language Teachers' Union, Madras. 1941, [April and May 1941, respectively.] Rev. 1st edition. Price not stated.

[Last issue noticed in serial No. 1114 of the previous catalogue.]

Deviar Press, Madras. 650 and 1,000 copies, respectively.

TAMIL—LAW.

TAMIL (The South Indian Teacher. Vol. 14, Nos. 10 and 11. No. 10. Edited by M. S. Subramanyam, pp. 40 and 41, respectively. Published by V. S. Subramanyam, Madras. 1941, [1st May and 1st June 1941, respectively.] Rev. 1st edition. 1 copy each.

[Last issue noticed in serial No. 1117 of the previous catalogue.]

Tamil Law Society Press, Tiruchirappalli. 140 copies each.

TAMIL—MEDICAL.

TAMIL (The South Indian Teacher. Vol. 14, Nos. 4 and 5. Edited by M. S. Subramanyam, pp. 40 and 41, respectively. Published by V. S. Subramanyam, Madras. 1941, [1st May and 1st June 1941, respectively.] Rev. 1st edition. 1 copy each.

[Last issue noticed in serial No. 1117 of the previous catalogue.]

Tamil Medical Press, Madras. 300 copies each.

TAMIL—MODERN LANGUAGES.

TAMIL (The South Indian Teacher. Vol. 14, Nos. 4 and 5. A monthly journal.) Edited by V. S. Subramanyam, pp. 40 and 41, respectively. Published by V. S. Subramanyam, Madras. 1941, [1st May and 1st June 1941, respectively.] Rev. 1st edition. 2 copies each.

[Last issue noticed in serial No. 1117 of the previous catalogue.]

Deviar Press, Madras. 3,000 copies each.

TAMIL (The South Indian Teacher. Vol. 14, Nos. 4 and 5. A monthly journal.) Edited by V. S. Subramanyam, pp. 40 and 41, respectively. Published by V. S. Subramanyam, Madras. 1941, [1st May and 1st June 1941, respectively.] Rev. 1st edition. 2 copies each.

[Last issue noticed in serial No. 1117 of the previous catalogue.]

Deviar Press, Madras. 3,000 copies each.

TAMIL (The South Indian Teacher. Vol. 14, Nos. 4 and 5. A monthly journal.) Edited by V. S. Subramanyam, pp. 40 and 41, respectively. Published by V. S. Subramanyam, Madras. 1941, [1st May and 1st June 1941, respectively.] Rev. 1st edition. 2 copies each.

[Last issue noticed in serial No. 1117 of the previous catalogue.]

Deviar Press, Madras. 3,000 copies each.

TAMIL (The South Indian Teacher. Vol. 14, Nos. 4 and 5. A monthly journal.) Edited by V. S. Subramanyam, pp. 40 and 41, respectively. Published by V. S. Subramanyam, Madras. 1941, [1st May and 1st June 1941, respectively.] Rev. 1st edition. 2 copies each.

[Last issue noticed in serial No. 1117 of the previous catalogue.]

Deviar Press, Madras. 3,000, 2,000, 14,000, 10,000, 10,000 and 8,000 copies, respectively.

TAMIL (The South Indian Teacher. Vol. 14, Nos. 4 and 5. A monthly journal.) Edited by V. S. Subramanyam, pp. 40 and 41, respectively. Published by V. S. Subramanyam, Madras. 1941, [1st May and 1st June 1941, respectively.] Rev. 1st edition. 2 copies each.

[Last issue noticed in serial No. 1117 of the previous catalogue.]

Deviar Press, Madras. 1,000 copies each.

TAMIL (The South Indian Teacher. Vol. 14, Nos. 4 and 5. A monthly journal.) Edited by V. S. Subramanyam, pp. 40 and 41, respectively. Published by V. S. Subramanyam, Madras. 1941, [1st May and 1st June 1941, respectively.] Rev. 1st edition. 2 copies each.

[Last issue noticed in serial No. 1117 of the previous catalogue.]

Deviar Press, Madras. 450, 300 and 500 copies, respectively.

TAMIL (The South Indian Teacher. Vol. 14, Nos. 4 and 5. A monthly journal.) Edited by V. S. Subramanyam, pp. 40 and 41, respectively. Published by V. S. Subramanyam, Madras. 1941, [1st May and 1st June 1941, respectively.] Rev. 1st edition. 2 copies each.

[Last issue noticed in serial No. 1117 of the previous catalogue.]

Deviar Press, Madras. 450, 300 and 500 copies, respectively.

TAMIL (The South Indian Teacher. Vol. 14, Nos. 4 and 5. A monthly journal.) Edited by V. S. Subramanyam, pp. 40 and 41, respectively. Published by V. S. Subramanyam, Madras. 1941, [1st May and 1st June 1941, respectively.] Rev. 1st edition. 2 copies each.

[Last issue noticed in serial No. 1117 of the previous catalogue.]

Deviar Press, Madras. 450, 300 and 500 copies, respectively.

TAMIL-MISCELLANEOUS.—cont.

357. *Grantha alankar*. [English-Vishaya. Vol. 1, No. 1. A monthly journal of grammatical literature.] Edited by K. V. Vignanesa Aiyar. pp. 14. Published by the editor. Madras. 1941. (2nd March 1941) 8vo. 1st edition. 2 annas.

[Last issue noticed in serial No. 1217 of the previous catalogue.]

Varanagayalathrasam. From Madras. 412 copies.

358-359. *Upaniṣad*. [Sapti Tīp. Vol. 1, Nos. 1 to 4. A journal devoted to Upaniṣads.] Edited by V. K. Ramani. pp. 2 each. Published by the editor. Madras. 1941. (2nd and 3rd of every month.) 8vo. 1st edition. 1 anna each.

For Madrasam Press, Chidambaram. 850 copies each.

359-367. *Upaniṣad*. [Kāṇḍiyya. Vol. 1. Nos. 9 to 14. A monthly journal devoted to Upaniṣads.] Edited by S. S. Pillai. pp. 32, 32, 28, 24, 24 and 24 respectively. Published by the editor. Madras. 1941. (1st and 16th of every month.) 4to. 1st edition. 4 pice each.

[Last issue noticed in serial No. 1219 of the previous catalogue.]

Upaniṣad. From Madras. 4,000, 4,000, 4,000, 4,000, 4,000 and 4,000 copies, respectively.

368-369. *Upaniṣad*. [Kāṇḍiyya. Vol. 1. Nos. 9 to 14. A monthly journal devoted to Upaniṣads.] Edited by S. S. Pillai. pp. 32, 32, 28, 24, 24 and 24 respectively. Published by the editor. Madras. 1941. (1st and 16th of every month.) 4to. 1st edition. 4 annas each.

[Last issue noticed in serial No. 1219 of the previous catalogue.]

Upaniṣad. From Madras. 500 copies each.

369-372. *Upaniṣad*. [Kāṇḍiyya. Vol. 1. Nos. 9 to 14. A monthly journal devoted to Upaniṣads.] Edited by S. S. Pillai. pp. 32, 32, 28, 24, 24 and 24 respectively. Published by the editor. Madras. 1941. (1st and 16th of every month.) 4to. 1st edition. 2 annas each.

[Last issue noticed in serial No. 1219 of the previous catalogue.]

Upaniṣad. From Madras. 1,700, 1,200, 1,300, 1,000 and 1,200 copies, respectively.

373-383. *Upaniṣad*. [Kāṇḍiyya. Vol. 1. Nos. 9 to 14. A monthly journal devoted to Upaniṣads.] Edited by S. S. Pillai. pp. 32, 32, 28, 24, 24 and 24 respectively. Published by the editor. Madras. 1941. (1st and 16th of every month.) 4to. 1st edition. 2 annas each.

[Last issue noticed in serial No. 1219 of the previous catalogue.]

Upaniṣad. From Madras. 1,200, 1,200, 1,200, 1,200, 1,200, 1,200, 1,200, 1,200 and 1,200 copies, respectively.

384-385. *Upaniṣad*. [Kāṇḍiyya. Vol. 1. Nos. 9 to 14. A monthly journal devoted to Upaniṣads.] Edited by S. S. Pillai. pp. 32, 32, 28, 24, 24 and 24 respectively. Published by the editor. Madras. 1941. (1st and 16th of every month.) 4to. 1st edition. 2 annas each.

[Last issue noticed in serial No. 1219 of the previous catalogue.]

386-387. *Upaniṣad*. [Kāṇḍiyya. Vol. 1. Nos. 9 to 14. A monthly journal devoted to Upaniṣads.] Edited by S. S. Pillai. pp. 32, 32, 28, 24, 24 and 24 respectively. Published by the editor. Madras. 1941. (1st and 16th of every month.) 4to. 1st edition. 2 annas each.

[Last issue noticed in serial No. 1219 of the previous catalogue.]

Upaniṣad. From Madras. 8,000 copies each.

388-397. *Upaniṣad*. [Kāṇḍiyya. Vol. 1. Nos. 9 to 14. A monthly journal devoted to Upaniṣads.] Edited by S. S. Pillai. pp. 32, 32, 28, 24, 24 and 24 respectively. Published by the editor. Madras. 1941. (1st and 16th of every month.) 4to. 1st edition. 2 annas each.

[Last issue noticed in serial No. 1219 of the previous catalogue.]

Upaniṣad. From Madras. 18,000 copies each.

398-399. *Upaniṣad*. [Kāṇḍiyya. Vol. 1. Nos. 9 to 14. A monthly journal devoted to Upaniṣads.] Edited by S. S. Pillai. pp. 32, 32, 28, 24, 24 and 24 respectively. Published by the editor. Madras. 1941. (1st and 16th of every month.) 4to. 1st edition. 2 annas each.

[Last issue noticed in serial No. 1219 of the previous catalogue.]

Upaniṣad. From Madras. 1,000 copies each.

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TAMIL-MISCELLANEOUS.—cont.

400-401. *Upaniṣad*. [Kāṇḍiyya. Vol. 1. Nos. 9 to 14. A monthly journal devoted to Upaniṣads.] Edited by S. S. Pillai. pp. 32, 32, 28, 24, 24 and 24 respectively. Published by the editor. Madras. 1941. (1st and 16th of every month.) 4to. 1st edition. 2 annas each.

[Last issue noticed in serial No. 1219 of the previous catalogue.]

Upaniṣad. From Madras. 4,000, 4,000, 4,000, 4,000 and 4,000 copies, respectively.

402-404. *Upaniṣad*. [Kāṇḍiyya. Vol. 1. Nos. 9 to 14. A monthly journal devoted to Upaniṣads.] Edited by S. S. Pillai. pp. 32, 32, 28, 24, 24 and 24 respectively. Published by the editor. Madras. 1941. (1st and 16th of every month.) 4to. 1st edition. 2 annas each.

[Last issue noticed in serial No. 1219 of the previous catalogue.]

Upaniṣad. From Madras. 200 copies each.

TAMIL-RELIGION.

405-406. *Upaniṣad*. [Kāṇḍiyya. Vol. 1. Nos. 9 to 14. A monthly journal devoted to Upaniṣads.] Edited by S. S. Pillai. pp. 32, 32, 28, 24, 24 and 24 respectively. Published by the editor. Madras. 1941. (1st and 16th of every month.) 4to. 1st edition. 2 annas each.

[Last issue noticed in serial No. 1219 of the previous catalogue.]

Upaniṣad. From Madras. 400 copies each.

407-408. *Upaniṣad*. [Kāṇḍiyya. Vol. 1. Nos. 9 to 14. A monthly journal devoted to Upaniṣads.] Edited by S. S. Pillai. pp. 32, 32, 28, 24, 24 and 24 respectively. Published by the editor. Madras. 1941. (1st and 16th of every month.) 4to. 1st edition. 2 annas each.

[Last issue noticed in serial No. 1219 of the previous catalogue.]

Upaniṣad. From Madras. 400, 700 and 500 copies, respectively.

409-410. *Upaniṣad*. [Kāṇḍiyya. Vol. 1. Nos. 9 to 14. A monthly journal devoted to Upaniṣads.] Edited by S. S. Pillai. pp. 32, 32, 28, 24, 24 and 24 respectively. Published by the editor. Madras. 1941. (1st and 16th of every month.) 4to. 1st edition. 2 annas each.

[Last issue noticed in serial No. 1219 of the previous catalogue.]

Upaniṣad. From Madras. 400, 500 and 500 copies, respectively.

411-412. *Upaniṣad*. [Kāṇḍiyya. Vol. 1. Nos. 9 to 14. A monthly journal devoted to Upaniṣads.] Edited by S. S. Pillai. pp. 32, 32, 28, 24, 24 and 24 respectively. Published by the editor. Madras. 1941. (1st and 16th of every month.) 4to. 1st edition. 2 annas each.

[Last issue noticed in serial No. 1219 of the previous catalogue.]

Upaniṣad. From Madras. 400 copies each.

413-414. *Upaniṣad*. [Kāṇḍiyya. Vol. 1. Nos. 9 to 14. A monthly journal devoted to Upaniṣads.] Edited by S. S. Pillai. pp. 32, 32, 28, 24, 24 and 24 respectively. Published by the editor. Madras. 1941. (1st and 16th of every month.) 4to. 1st edition. 2 annas each.

[Last issue noticed in serial No. 1219 of the previous catalogue.]

Upaniṣad. From Madras. 400 copies each.

415-416. *Upaniṣad*. [Kāṇḍiyya. Vol. 1. Nos. 9 to 14. A monthly journal devoted to Upaniṣads.] Edited by S. S. Pillai. pp. 32, 32, 28, 24, 24 and 24 respectively. Published by the editor. Madras. 1941. (1st and 16th of every month.) 4to. 1st edition. 2 annas each.

[Last issue noticed in serial No. 1219 of the previous catalogue.]

Upaniṣad. From Madras. 400 copies each.

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Upaniṣad. From Madras. 400 copies each.

Upaniṣad. From Madras. 400 copies each.

TELUGU—MISCELLANEOUS—cont.

1931-1932. 255 64½. [Jat. Andhra. Vol. 1, Nos. 21 and 22 and Vol. 2, No. 1. A monthly for the advancement of Andhra. Edited by S. Sankaraya. pp. 12 each. Published by the East Godavari District Adhyaksha Mahasabha Sangham. Guntur: 1931. [2nd April, May and July 1941, respectively.] 4th. 1st edition. Rs. 1 yearly.
[Last issue noticed in serial No. 1219 of the previous catalogue.]
Impress Press, Guntur. 650 copies each.

1934-1936. 300 57 10-6. [Andhra Bala. Vol. 1, Nos. 1 to 2. An illustrated weekly of miscellaneous interest.] Edited by P. Sankaraya. pp. 12 each. Published by the Andhra Mahasabha. Vol. [Diversity Press.] 4th. 1st edition. Rs. 2 yearly.
Gandhyan Press, Madras. 1,000, 1,100 and 1,100 copies respectively.

1937-1938. 350 5. [Andhra. Vol. 2, No. 19 and Vol. 3, No. 1. A monthly journal devoted to social and literary themes.] Edited by R. Subrahmanyam. pp. 24 each. Published by the editor. Telugum, [Jat. [2nd of March and April 1941, respectively.] 4th. 1st edition. 2 each each.
[Last issue noticed in serial No. 1311 of the previous catalogue.]

Vijayalakshmi Prakashan Press, Madras. 500 copies each.

1939. 400 57 10-6. [Rita Mahila. Vol. 5, No. 1. A fortnightly journal of miscellaneous interest.] Edited by V. Subba Rao and G. V. Chitra Kanyasabha. pp. 12. Published by the editor. Guntur. 2nd. [1939 February 1941.] 4th. 1st edition. 1 each each.
[Overdue issue not received for reproduction.]
Guntur Press Press, Guntur. No. of copies, not known.

1939-1940. 5, 60 60. [Chitrapada. Vol. 12, No. 12 to 18. A fortnightly journal of miscellaneous interest.] Edited by M. Mahalingam Mudaliyar. pp. 24 each. Published by the editor. Madras. 2nd. [1st and 12th of March, 1st and 2nd of April and 1st and 12th of May 1941, respectively.] 4th. 1st edition. Rs. 3-6 each.
[Last issue noticed in serial No. 1219 of the previous catalogue.]

Leadsa Baided Press, Madras. 2,000 copies each.

1941-1942. 1,700 60 60 60 60. [Guntur Padmakshya. Vol. 3, No. 12 and Vol. 4, No. 1 and 2. A monthly for the advancement of Village Panchayats.] Edited by V. Vignanesan. pp. 16, 14 and 12, respectively. Published by the editor. Madras. 1941. [1st, 2nd, 3rd, 4th, 5th and 6th May 1941, respectively.] 4th. 1st edition. Rs. 2 yearly.
[Last issue noticed in serial No. 1212 of the previous catalogue.]

Guntur Cooperative Printing Works, Madras. 2,500, 1,000 and 500 copies, respectively.

1940-1941. 5, 60 60. [Maha Lakshmi. Vol. 1, Nos. 210 & 2. An illustrated monthly journal devoted for the advancement of Hindu ladies.] Edited by Dr. K. R. Kanna. pp. 12-30 and 12 respectively. Published by Dr. K. R. Kanna. Pancha Press, Madras. 1941. [1st of April, May and June 1941, respectively.] 4th. 1st edition. Rs. 5 yearly.

[Last issue noticed in serial No. 1305 of the previous catalogue.]
Lakshmi Press, Madras. 2,000, 2,000 and 1,000 copies, respectively.

1942-1943. 2-600 50 60 60. [Bharati. Madras. Vol. 16, Nos. 4 to 6. A monthly journal devoted to the advancement of Hindu ladies.] Edited by D. Gnanasambha. pp. 24, 30 and 30 respectively. Published by the editor. Guntur. 1941. [2nd March, 2nd May and 2nd June 1941, respectively.] 4th. 1st edition. Rs. 2 yearly.

[Last issue noticed in serial No. 1310 of the previous catalogue.]
Vijayalakshmi Prakash Press, Guntur. 400 copies each.

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TELUGU—MISCELLANEOUS—cont.

1941-1942. 400 60 60. [Kamath. Vol. 1, Nos. 1 and 2. A monthly for the advancement of the editor. Madras. pp. 40 and 40 respectively. Published by the editor. Madras. 1941. [1st of April and 1st May 1941, respectively.] 4th. 1st edition. Rs. 1-6 each.
Kamath Press, Madras. 1,000 and 1,000 copies, respectively.

1943. 50 60 60. [Kamath. Vol. 1, No. 2. A monthly journal of miscellaneous interest.] Edited by S. Sankaraya. pp. 40. Published by Vijay Press, Hyderabad. 1941. [2nd April 1941.] 4th. 1st edition. Rs. 1-6.
[Last issue noticed in serial No. 1310 of the previous catalogue.]
Vijay Press, Hyderabad. 1,000 copies.

1942-1943. 25 70-6. [Shakti. Vol. 18, Nos. 3 and 4. An illustrated quarterly journal devoted to the interests of the South community.] Edited by S. Sankaraya. pp. 24 each. Published by the editor. Bangalore. 2nd. [1st March and 2nd April 1941, respectively.] 4th. 1st edition. Rs. 2 yearly.
[Last issue noticed in serial No. 1310 of the previous catalogue.]
Shakti Press, Bangalore. 500 copies each.

1940-1941. 50 60 60. [Sankaraya. Vol. 2, Nos. 1 to 5. A monthly for the advancement of the editor. Madras. pp. 24, 24, 24, 24 and 24, respectively. Published by the editor. Madras. 1941. [1st March, 2nd April and 2nd May 1941, respectively.] 4th. 1st edition. Rs. 1-6 yearly.
[Last issue noticed in serial No. 1310 of the previous catalogue.]
Gandhyan Press, Madras. 2,000, 2,000 and 2,000 copies, respectively.

1942-1943. 25 60 60. [Sankaraya. Vol. 45, Nos. 6 to 8. A monthly journal of miscellaneous interest.] Edited by Dr. K. R. Kanna and Dr. K. R. Kanna. pp. 24 each. Published by the editor. Bangalore. 1941. [1st March, 2nd April and 2nd May 1941, respectively.] 4th. 1st edition. 1 per each.

[Last issue noticed in serial No. 1440 of the previous catalogue.]
Guntur Press, Madras. 2,000, 2,000 and 2,000 copies, respectively.

1940. 400 60 60. [Sankaraya. Vol. 2 & 3. Quarterly of miscellaneous interest.] Edited by P. Mahalingam. pp. 16. Published by the editor. Tanjavur. 1941. [1st April 1941.] 4th. 1st edition. Rs. 1 yearly.
[Last issue noticed in serial No. 1310 of the previous catalogue.]
Kannan Prakash Press, Tanjavur. 500 copies.

1942-1943. 500 60 60. [Sankaraya. Vol. 9. No. 2 to 6. An illustrated monthly journal of miscellaneous interest.] Edited by Dr. K. R. Kanna. pp. 24, 24, 24, 24 and 24, respectively. Published by Dr. K. R. Kanna. Guntur. 1941. [1st of March and 1st of April and 1st of May (Nos. 2 and 3) 1941, respectively.] 4th. 1st edition. Rs. 1-6 each.
[Last issue noticed in serial No. 1401 of the previous catalogue.]

1942-1943. 500 60 60. [Sankaraya. Vol. 9. No. 2 to 6. An illustrated monthly journal of miscellaneous interest.] Edited by Dr. K. R. Kanna. pp. 24, 24, 24, 24 and 24, respectively. Published by Dr. K. R. Kanna. Guntur. 1941. [1st of March and 1st of April and 1st of May (Nos. 2 and 3) 1941, respectively.] 4th. 1st edition. Rs. 1-6 each.
[Last issue noticed in serial No. 1401 of the previous catalogue.]

1942-1943. 500 60 60. [Sankaraya. Vol. 9. No. 2 to 6. An illustrated monthly journal of miscellaneous interest.] Edited by Dr. K. R. Kanna. pp. 24, 24, 24, 24 and 24, respectively. Published by Dr. K. R. Kanna. Guntur. 1941. [1st of March and 1st of April and 1st of May (Nos. 2 and 3) 1941, respectively.] 4th. 1st edition. Rs. 1-6 each.
[Last issue noticed in serial No. 1401 of the previous catalogue.]

1942-1943. 500 60 60. [Sankaraya. Vol. 9. No. 2 to 6. An illustrated monthly journal of miscellaneous interest.] Edited by Dr. K. R. Kanna. pp. 24, 24, 24, 24 and 24, respectively. Published by Dr. K. R. Kanna. Guntur. 1941. [1st of March and 1st of April and 1st of May (Nos. 2 and 3) 1941, respectively.] 4th. 1st edition. Rs. 1-6 each.
[Last issue noticed in serial No. 1401 of the previous catalogue.]

1942-1943. 500 60 60. [Sankaraya. Vol. 9. No. 2 to 6. An illustrated monthly journal of miscellaneous interest.] Edited by Dr. K. R. Kanna. pp. 24, 24, 24, 24 and 24, respectively. Published by Dr. K. R. Kanna. Guntur. 1941. [1st of March and 1st of April and 1st of May (Nos. 2 and 3) 1941, respectively.] 4th. 1st edition. Rs. 1-6 each.
[Last issue noticed in serial No. 1401 of the previous catalogue.]

Guntur Press, Madras. No. 1, Number of copies, not stated, the first 500 and the rest 500 copies, respectively.

